The Gazette



of **Endia**

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NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 16th November 1963:—

Tssue No.	No. and Date	Issued by	Subject		
221	S.O. 3202, dated 12th November, 1963.	Ministry of Labour and Employment.	Constitution of a Wage Board for the working journalists.		
222	\$. O. 3203, S.O. 3204 and S.O. 3205, dated 13th November, 1963.	Election Commission, India.	Notifications regarding election of a member to the House of the People from Bilaspur Constituency in the State of Madhya Pradesh.		
223	S.O. 3206, dated 12th November, 1963.	Ditto.	Appointment of Election to assist the returning officer for Panjim and Marmagoa Parliamentary constituencies in the Union territory of Goa, Daman and Diu.		
224	S.O. 3207, dated 13 th November, 1963.	Ministry of Transport	Restriction of flights by aircrafts over certain areas mentioned the rein.		
225	S.O. 3209, S.O. 3209 and S.O. 3210, dated 16th November, 1963.	Election Commission, India.	Notifications regarding election of a member to the House of the People from Cooch Behar Par- liamentary Constituency in the State of West Bengal.		
226	S.O. 3211, S.C. 3212 and S.O. 3213, dated 16th November, 1963.	Ditto,	Notifications regarding election of a member to the House of the People from Burdwan Parlia- mentary constituency in the State of West Bengal.		
227	S.O. 3214, dated 11th November, 1963.	Ministry of International Trade.	The Woollen Textiles (Production and Distribution Control) Third Amendment Order, 1963.		

Issu No.	No. and Date	Issue by	Subject
228	S.O. 3215, dated 14th November, 1983.	Election Commission, India.	Direction regarding oath or affirmation to be made by the candidates for elections to the House of the People and the Council of States.

Copies of the Gazettes Extraordinary mentioned above will be supplied or indent to the Manager of Publications, Civil Lines, Delhi, Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II-Section 3-Sub-section (ii)

Statutory orders and notifications issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

ELECTION COMMISSION, INDIA

New Delhi, the 11th November 1963

S.O. 3265 In exercise of the powers conferred by sub-section (1) of section 22 of the Representation of the People Act, 1951 (43 of 1951) and in supersession of the Election Commission's Notification No. 434/7/61 (2) dated the 1st January 1962, the Election Commission hereby appoints each of the officers specified in column (2) of the Table below to assist the Returning Officer for the Parliamentary Constituency in the State of Madras specified in the corresponding entry in column (1) of that Table in the performance of his functions:—

T'ABLE

Name of th	Name of the Constituency				Assistant Returning Officer				
		(1	ι)		(2)				
1. Madras North					Assistant Commissioner, Corporation of Macras, Madras North.				
2. Madras South		•			Assistant Commissioner, Corporation of Madras, Madras South.				
3. Sriperumbudur	(SC)			•	 Revenue Divisional Officer, Saidapet. Revenue Divisional Officer, Chingleput. Revenue Divisional Officer, Kancheepuram. 				
4. Chingleput					1. Revenue Divisional Officer, Chingleput. 2. Revenue Divisional Officer, Kancheepursm.				
5. Tiruv,allur	-	•	-		 Revenue Divisional Officer, Saidapet. Revenue Divisional Officer, Tiruvallur. Revenue Divisional Officer, Ran pet. 				
6. Vellore .			-		1. Revenue Divisional Officer, Tirupattur. 2. Revenue Divisional Officer, Ranipet.				
7. Wandiwash (SC)		٠	٠	 Revenue Divisional Officer, Cheyyar. Revenue Divisional Officer, Ranif et. 				
8. Tiruvannamalai		•	٠		 Revenue Divisional Officer, Tiruvannamalai. Revenue Divisional Officer, Cheyyar. 				

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(1)				(2)
33. Nagapattinam			•	1. Revenue Divisional Officer, Nagapattinam. 2. Revenue Divisional Officer, Mannargudi.
34. Thanjavur	•			 Revenue Divisional Officer, Thanjavur. Revenue Divisional Officer, Pattukkottai.
35. Ramanathapuram	•	٠	•	 Revenue Divisional Officer, Devakottai. Revenue Divisional Officer, Sivaganga. Revenue Divisional Officer, Ramanathapuram.
36. Aruppukkottai		•	-	 Revenue Divisional Officer, Sivakasi. Revenue Divisional Officer, Ramanathapuram.
37. Koilpatti (SC)	•			 Revenue Divisional Officer, Sivakasi. Revenue Divisional Officer, Koilpatti.
38. Tirunclveli .	•			 Revenue Divisional Officer, Tuticorin. Revenue Divisional Officer, Tirunelyeli.
39. Tenkasi	•	•	•	 Revenue Divisional Officer, Koilpatti. Revenue Divisional Officer, Tirunelveli. Revenue Divisional Officer, Cheranmahadevi.
40. Tiruchendur .	•		•	 Revenue Divisional Officer, Tuticorin. Revenue Divisional Officer, Cheranmahadevi. Revenue Divisional Officer, Padmanabhapuram.
41. Nagercoil				Revenue Divisional Officer, Padmanabhapuram.

[No. 434/MD/63(2).]

New Delhi, the 16th November 1963

S.O. 3266.—In exercise of the powers conferred by sub-section (1) of section 13A of the Representation of the People Act, 1950 (43 of 1950), the Election Commission, in consultation with the Government of Andhra Pradesh, hereby nominates Shri Dilsukh Ram, I.A.S., as the Chief Electoral Officer for the State of Andhra Pradesh w.e.f. the forenoon of 4th November, 1963 and until further orders vice Shri Bharat Chand Khanna, I.A.S. transferred.

[No. 154/1/63.]

By order,

PRAKASH NARAIN, Secy.

MINISTRY OF FINANCE (DEFENCE)

New Delhi, the 13th November 1963

S.O. 3267 (Amendments).—In pursuance of sub-rule (1) of rule 48 of Order XXI of the First Schedule to the Code of Civil Procedure, 1908 (5 of 1908), the Central Government hereby makes the following amendments in the notification of the Government of India in the Ministry of Finance (Defence) No. SRO-3098 dated the 24th September, 1957, namely:—

In the Table below the said notification—

- (1) in column 1-
 - (a) in the third item, for the word "Eastern", the word "Central" shall be substituted;
 - (b) in the sixth item, the word "Joint" shall be omitted;
 - (c) in the seventh item, for the word "Secunderabad", the word "Mysore" shall be substituted:

- (2) in column 2-
 - (a) in entry (3), for the word "Eastern", the word "Central" shall be substituted;
 - (b) in entry (6), the word "Joint" shall be omitted;
 - (c) in entry (7), for the word "Secunderabad", the word "Mysore" shall be substituted.

[No. F. 19(91)-3/57.]

SEWAJEE JAIN, Asstt. Financial Adviser.

MINISTRY OF FINANCE

(Department of Economic Affairs)

New Delhi, the 22nd November 1963

S.O. 2268.—Statement of the Affairs of the Reserve Bank of India, as on the 15th November 1963 BANKING DEPARTMENT

Liabilities	Rs.	Assets	Rs.
Capital paid up	5,00,00,000	Notes	11,33,36,00
Reserve Fund	80,00,00,00		2,35 ,00 4,21,00
		National Agricultural Credit	
National Agricultural Credit (Long Term		(Long Term Operations) Fund	
Operations) Fund	73,00,00,000	(a) Loans and Advances to :-	
No. of the state of the Contribution's Found	0	(i) State Governments	27,06,43,00
National Agricultural Credit (Stabilisation) Fund	8,00,00,000	(ii) State Co-operative Banks (iii) Central Land Mortgage Banks	9,71,51, 00
		(b) Investment in Central Land Mortgage Bank	• •
eposits t-		Debentures	2552100
sabostes (National Agricultural Credit (Stabilisation) Fund	3,55,31,00
(a) Government		Loans and Advances to State Co-operative Banks .	
(i) Central Government	50,75,18,000	Bills purchased and Discounted :-	••
(a) State Governments	20,55,11,000	(a) Internal	
• •	,55, ,	(b) External	
(b) Banks		(c) Government Treasury Bills	60,49,52,00
(i) Scheduled Banks	95,16,57,000		9,28,24,00
•		Loans and Advances to Governments**	27,46,66,00
(ii) State Co-operative Banks	2 , 38,47, 000	Loans and Advances to:—	
(iii) Other Banks	4,35,000	(i) Scheduled Banks†	2,44,05,00
(c) Others	. 0	(ii) State Co-operative Banks††	127,88,03, 00
· •	164,23,08,000	(iii) Others	2,75,55 ,00 0
Bills Payable	34,04,56,000	Investments	263,53,02,000
Other Liabilities	38,42,68,000	Other Assets	26,01,76, 00 0
Rupees -	571,60,00,000	Rup ecs .	571,60,00 ,00 0

^{*}Includes Cash and Short-term Securities,

Dated, the 20th day of November, 1963.

^{**}Excluding Leans and Advances from the National Agricultural Credit (Long Term Operations) Fund, but including temporary everdrafts to State Governments.

[†] Includes Rs. 17,00,000 advanced to scheduled banks against usance bills under Section 17(4) (c) of the Reserve Bank of India Act.
†† Excluding Loans and Advances from the National Agricultural Credit (Long Term Operations) Fund and the National Agricultural Credit (Stabilisa tion) Fund.

An Account pursuant to the Reserve Bank of India Act, 1934, for the week ended the 15th day of November, 1963.

ISSUE DEPARTMENT

LIABILITIES	Rs.	Rı.	Assets	Rs.	Rs.
Notes held in the Banking Department .	11,33,36,000		Gold Coin and Bullion :-	_	
lotes in circulation	2286,54,21,000		(a) Held in India (b) Held outside India	. 117,76,10,000	
_			Foreign Securities	. 92,45, 6 9,000	
otal Notes issued		2297,87,57,000			•
			Total	•	210,21,79,00
			Rupee Coin	•	118,34,76,00
			Government of India Rupee Securities		1969,31,02,00
			Internal Bills of Exchange and other commercial paper		
Total Liabilities	2	297,87,57,000	TOTAL ASSETS .		2297,87,57,00

partd, the 20th day of November, 1963

P. C. BHATTACHARYYA, Gov. mor.

[No. F. 3(2)-BC/63]

A. BAKSI, Jt. Secy.

(Department of Revenue)

INCOME-TAX ESTABLISHMENTS

New Delhi, the 20th November 1963

S.O. 3269.—Consequent on his posting as Income-tax Officer, West Bengal, Calcutta, the powers conferred on Shri B. K. Naha, by the Ministry of Finance (Department of Revenue) Notification No. 61-Income-tax Establishments, dated the 11th October 1963 are hereby withdrawn with effect from the 28th October, 1963 (fore-noon).

[No. 64.]

M. G. THOMAS, Under Secy.

CENTRAL BOARD OF REVENUE

Customs

New Delhi, the 30th November 1963

S.O. 3270.—In exercise of the powers conferred by section 9 of the Customs Act, 1962 (52 of 1962), the Centarl Board of Revenue hereby declares Rajkot in the State of Gujarat to be a warehousing station.

[No. F. 16/24/63-LC.II.] M. G. VAIDYA, Under Secv.

OFFICE OF THE COLLECTOR OF CENTRAL EXCISE, BANGALORE

Bangalore, the 13th October 1963

Subject: - Amendment to Notification No. 1/61, dated the 18th March, 1961.

- S.O. 3271.—In the Table annexed to this Collectorate Notification No. 1/61, dated 18th March, 1961 issued in exercise of the powers under rule 5 of the Central Excise Rules, 1944, and published at pages 786—789 in Section 3(ii) of Part II of the Gazette of India, dated 15th April, 1961, the following amendment shall be made:—
 - (i) Rule 183 occurring in Col. 2 of the said table against Assistant Collector shall be deleted.
 - (ii) Rule 59 occurring in Col. 2 of the said table against Superintendent shall be deleted.

[No. 5/63.]

[C. No. IV/8/1/63-B-2.]

A. K. ROY, Collector.

BOMBAY CENTRAL EXCISE COLLECTORATE

Customs

Bombay, the 1st October 1963

S.O. 3272.—In exercise of the powers conferred on me under sub-section (a) of the Section 8 of the Customs Act, 1962 (52 of 1962), I hereby make the following amendments in the Central Board of Revenue, New Delhi's Notification No. S.R.O. 553-Customs, dated 9th September 1950, namely:—

In the said notification against the entry No. 69 relating to Belekeri Port, in Column No. 3, of the Schedule sub-joined to the said Notification the following shall be added, namely:—

After the words "For all goods—the beach below the Custom House", please add the words:

"the Jetty situated at the south-west of the Custom House".

[No. 4/1963.]

G. KORUTHU, Collector.

OFFICE OF THE COLLECTOR, CENTRAL EXCISE, PATNA

TRADE NOTICE

Patna, the 18th October 1963

S.O. 3273.—This office Trade Notice, dated 29th July, 1958 forwarded under this office endorsement C. No. V(a) (21) 2-Tob/56/68167, dated 28th October 1958 is hereby modified to the extent that the quantity of stalk in the figure appearing in the fourth line of sub-para (II) of the above Trade Notice is raised from 600 mds. to 800 mds.

[No. 4/Tob/63.]

A. R. SHANMUGAM, Collector.

OFFICE OF THE DEPUTY COLLECTOR OF CENTRAL EXCISE, GUNTUR NOTICE

Guntur, the 24th October 1963

- S.O. 3274.—Whereas it appears that goods of foreign origin detailed below found in packages bearing No. 56519-2, Mds/RJY along with certain other goods of Indian origin under transport in Lorry No. A.P.W. 2484 plying from Madras to Vijayawada loaded by Bharat Motor Parcel Service, Madras Branch were seized at Naidupet Commercial Taxes check post by the Deputy Superintendent of Central Excise, Preventive and Intelligence, Nellore, for contravention of Sections 111 and 111(e) of the Customs Act, 1962 read with Section 3(2) of the Import and Export Control Act, 1947.
 - 1. Wooden case No. 56519-2/Mds/Rjy.
 - V Mark Universal Ball point pens 216 made in Italy.
 - 2. Wooden case No. 56519-2/Mds/Rjy.

Heavy taper steel files 32"-600 made in Japan.

Heavy Taper Pitsaw steel files 32"-240 made in Japan,

Whereas it also appears that the address of the consignor/consignee is noted as S. Rama Rao Camp, Madras/S. Rama Rao, Main Road, Rajahmundry and that the description of the goods is noted as Habardashery, in the forwarding note but he has not come forward to claim the goods having consigned them to his Rajahmundry address from Madras.

Claimants if any of the above goods should prefer their claims to the Deputy Collector of Central Excise, Central Revenue Buildings, Guntur-4 and show cause to him within one month of the date of the publication of this notice, together with the evidence in support of their claim. They should also show cause as to why the undermentioned goods should not be confiscated under Section 111 of the Customs Act, 1962 read with Section 3(2) of the Import and Export (Control) Act.

If there is no response to this notice these goods will be treated as unclaimed and abandoned and will be disposed of as per rules.

[C. No. VIII/10/1/63.]

V. B. GORDON, Dy. Collector.

OFFICE OF THE COLLECTOR OF CENTRAL EXCISE MADHYA PRADESH AND VIDARBHA, NAGPUR

CENTRAL EXCISE

Nagpur, the 6th November 1963

S.O. 3275.—The following further amendment to this Collectorate Notification No. 2/1961 dated 10th February 1961 is ordered with immediate effect:—

The words "The power of Sub-Inspector of Central Excise is restricted to un-manufactured products only" shall be inserted in Column 3 against Rule

200 appearing in Column 2 of the table annexed to this Collectorate Notification No. 2/1961 dated 10th February 1961.

[No. 1/63.]

TILAK RAJ, Collector.

MINISTRY OF INDUSTRY

New Delhi, the 22nd October 1963

5.0. 3276.—In exercise of the powers conferred by section 10 of the Khadi and Village Industries Commission Act, 1956 (61 of 1956), read with clause (c) of subrule (1) of rule 13 and rule 14 of the Khadi and Village Industries Commission Rules, 1957, the Central Government hereby appoints Shri A. N. Sharma as a member of the Khadi and Village Industries Board and directs that the following further amendment shall be made in the notification of the Government of India in the late Ministry of Commerce and Industry No. S.O. 1240, dated the 27th April, 1963, namely:—

In the said Notification, after Serial No. 47 and the entries relating thereto. the following Serial No. and entries shall be inserted, namely:—

I	2	3
·· ₄ 8.	Shri A. N. Sharma, Chairman, Jammu and Kashmir State Khadi and Village Industries Board, Szinagar.	2-11-1963"

[No. 41/4/62-KVI(P).]

R. KALYANASUNDARAM, Under Secy.

(Indian Standards Institution)

New Delhi, the 18th November 1963

S.O. 3277—In partial modification of the then Ministry of Commerce and Industry (Indian Standards Institution) notification published under S.R.O. 3539 dated the 21st November 1955 in the Gazette of India Part II, Section 3, dated the 26th November 1955, the Indian Standards Institution hereby notifies that the marking fee per unit for Bare Annealed High-Conductivity Copper Wire details of which are given in the Schedule hereto annexed, has been revised. The revised rate of marking fee shall come into force with immediate effect.

THE SCHEDULE

Serial No.	Product/Class of Product	No. and Title of Relevant Indian Standard	Unit	Marking Fee per Unit
(I)	, (2)	(3)	(4)	(5)
I	Bare Annealed High- Conductivity Copper Wire for Electrical Machinery and Apparatus	IS:396-1953 Specification for Bare Annealed High- Conductivity Copper Wire for Electrical Machinery and Apparatus (<i>Tentative</i>)	One Metric Tonne	Rs.5.00

[No. MD/18:2.]

S.K. SEN.

Head of the Certification Marks Department.

MINISTRY OF TRANSPORT

(Transport Wing)

New Delhi, the 18th November 1963

- S.O. 3278.—The following draft of rules which the Central Government proposes to make in exercise of the powers conferred by section 122 of the Major Port Trusts Act, 1963 (38 of 1963), is hereby published for the information of persons likely to be affected thereby.
- 2. Notice is hereby given that the draft will be taken into consideration on the 20th December 1963. Any objection or suggestion which may be received by the Central Government with respect to the draft on or before the date so specified shall be taken into consideration by the Central Government.

Draft Rules

- 1. Short title and application.—(1) These rules may be called the Major Port Trust (Payment of Fees and Allowances to Trustees) Rules, 1963.
- (2) They shall, subject to the provisions of section 18 of the Act, apply to the Port Trust Boards of Cochin, Kandla and Visakhapatnam as and when each such Board is constituted.
 - 2. Definition.—Unless the context otherwise requires—
 - (a) the 'Act' means the Major Port Trusts Act, 1963 (38 of 1963);
 - (b) the words and expressions used in these Rules have the meanings assigned to them in the Act.
- 3. Fees Payable.—(1) Every Trustee of the Port Trust Boards of Cochin, Kandla and Visakhapatnam, other than the Chairman, Deputy Chairman or any other Trustee who is a servant of the Central or the State Government, shall be entitled to a fee of rupees fifteen for attendance at each ordinary or special meeting of the Board at which a quorum is present and business is transacted and which he attends from the beginning to the end thereof:

Provided that the aggregate amount of fees payable to any Trustee in respect of the meetings held during any calendar month shall not in any case exceed rupees one hundred.

- (2) No fee shall be payable to a Trustee who attends the meeting of any committee appointed by the Board under sub-section (1) of section 17 of the Act.
- 4. Payment of travelling allowances.—All outstation Trustees attending any meeting of the Board or of any of its committees shall, in addition to such fee as is payable under rule 3, be entitled to receive travelling allowances on the scale applicable to the highest class of officers of the Central Government but shall not be entitled to receive any daily allowance.
- (2) A Trustee who is a Government servant and who attends any meeting of the Board or of any of its committees shall be entitled to receive travelling allowances and daily allowances in accordance with the provisions of the service rules applicable to him.

 [No. F. 19-PG(5)/63.]
- S.O. 3279.—The following draft of rules which the Central Government proposes to make in exercise of the powers conferred by section 122 of the Major Port Trusts Act, 1963 (38 of 1963), is hereby published for the information of persons likely to be affected thereby.
- 2. Notice is hereby given that the draft will be taken into consideration on the 20th December 1963. Any objection or suggestion which may be received by the Central Government with respect to the draft on or before the date so specified shall be taken into consideration by the Central Government.

Draft Rules

- Short title and application.—(1) These Rules may be called the Major Port Trust (Procedure at Board Meetings) Rules, 1963.
- (2) They shall, subject to the provisions of section 16 of the Act, apply to the business transacted at the meetings of the Port Trust Boards of Cochin, Kandla and Vishakhapatnam as and when each such Board is constituted.

- 2. Definitions.—Unless the context otherwise requires—(a) the 'Act' means the Major Port Trusts Act, 1963 (38 of 1963);
 - (b) the words and expressions used in these Rules have the meanings assigned to them in the Act.
- 3. Frequency of meetings,—(1) A meeting of the Board shall be held at least once in every month.
- (2) The Board shall from time to time determine the place, date and time of its meeting.
- 4. Calling of special meetings.—The Chairman may, whenever he thinks fit, and shall upon the written request of not less than three Trustees, call a special meeting.
- 5. Circulation of agenda papers.—The papers connected with the agenda relating to any meeting of the Board, except a special meeting, shall be circulated to the members at least three days before the date of the meeting. In the case of a special meeting such papers shall be circulated at least one day before the date of the meeting.
- 6. Discussion of items not included in the agenda.—The Chairman may, at his discretion, include for discussion at any of the meetings of the Board, including a special meeting, any item not included in the agenda if the same is, in his opinion, of sufficient importance and urgency and cannot be held over for the consideration of the Board at any subsequent meeting.
- 7. Poll.—If a poll is demanded, the names of the Trustees voting and the nature of their votes shall be recorded by the President of the meeting.
- 8. Minutes of the meeting.—Minutes of the proceedings at each meeting of the Board shall be recorded in a book to be provided by the Board for this purpose, which shall be signed as soon as practicable by the President of such meeting and shall be open to inspection by any Trustee during office hours and the said minutes, excepting such portion thereof as the Chairman may direct in any particular case, shall also be open to the inspection of the public at the office of the Board during office hours on payment of such fee for each inspection as may be fixed by the Board from time to time.
- (2) The names of the Trustees present at each meeting shall be recorded in the Minutes Book.
- 9. Adjournment of meetings.—The President of a meeting may, with its consent, adjourn it to a later date which shall either be announced at the meeting or communicated to the members at least three days before the date of the meeting.

[No. F. 19-PG(5)/63-Pt. I.]

K. RANGANATHAN, Dy. Secy.

MINISTRY OF IRRIGATION & POWER

New Delhi, the 11th October 1963

S.O. 3280.—In exercise of the powers conferred by sub-section 2(a) of Section 36A of the Indian Electricity Act, 1910, (No. 9 of 1910) and in partial modification of this Ministry's notification No. EL-II-4(4)/59, dated the 14th May, 1959 the Central Government hereby nominates Shri M. L. Sastry, Chief Engineer, All India Radio, as member of the Central Electricity Board vice Shri A. C. Ramchandani.

[No. EL-II-8(5)/63.]

V. B. ESWARAN, Dy. Secy.

MINISTRY OF COMMUNITY DEVELOPMENT & COOPERATION

New Delhi, the 16th November 1963

S.O. 3281.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the

Department of Community Development (Economic Investigator Grade I) Recruitment Rules, 1963, published with the notification of the Government of India in the Ministry of Community Development, Panchayati Raj and Cooperation, No. GSR 323 dated the 16th February, 1963, namely:—

- 1. These Rules may be called the Department of Community Development (Economic Invstigator Grade I) Recruitment (Amndment) Rules, 1963.
- 2 In the Schedule to the Department of Community Development (Economic Investigator Grade I) Recruitment Rules, 1963, in column 8, for the existing entry, the words "Not applicable" shall be substituted.

[No. 11/11/62-Admn.]

T. R. CHOPRA, Under Secy.

MINISTRY OF EDUCATION

New Delhi, the 20th November 1963

S.O. 3282.—In exercise of the powers conferred by sub-section (1) of Section 8, read with item (ii) of sub-section (2), of the Hindi Sahitya Sammelan Act, 1962, the Central Government hereby appoints Shri B. B. Singh Under Secretary to the Government of India in the Ministry of Finance (Department of Enpenditure) as a member of the first Governing Body of the Hindi Sahitya Sammelan in place of the Deputy Financial Adviser, Ministry of Education and makes the following amendment in the notification of the Government of India in the Ministry of Education, No. S.R.O. 1758 dated the 2nd June, 1962, namely:—

In the said notification, in the entries under the heading 'Members', for the entry '(ii) Deputy Financial Adviser, Ministry of Education' the entries '(ii) Shri B. B. Singh, Under Secretary to the Government of India in the Ministry of Finance (Department of Expenditure)' shall be substituted.

[No. F. 19-19/62 H.1.]

SRI KRISHAN, Under Secy.

MINISTRY OF WORKS, HOUSING & REHABILITATION (Department of W. & H.)

New Delhi, the 22nd November 1963

S.O. 3283.—In exercise of the powers conferred by Section 3 of the Public Premises (Eviction of Unauthorised Occupants) Act, 1958 (32 of 1958), the Central Government hereby makes the following amendment to the notification of the Government of India in the Ministry of Works, Housing and Supply No. S.O. 443, dated the 25th February, 1961, namely:—

In the said notification, substitute the words "Assistant Engineer" for Administrative Officer".

[No. 32/24/63/Acc.II.]

S. L. VASUDEVA, Under Secy.

(Department of Rehabilitation)

(Office of the Chief Settlement Commissioner)

New Delhi, the 22nd November 1963

S.O. 3284.—In exercise of the powers conferred by sub-section (1) of Section 6 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950), the Central Government hereby appoints for the Union Territory of Delhi, Shri Bishan Lal, Managing Officer, in the office of the Regional Settlement Commissioner, Delhi,

as Deputy Custodian for the purpose of discharging the duties imposed on Custodian by or under the said Act with effect from 8th October, 1963.

[No. 4(36) AP/58.]

KANWAR BAHADUR.

Settlement Commissioner (A) & Ex-Officio Dy. Secy.

MINISTRY OF INTERNATIONAL TRADE

New Delhi, the 23rd November 1963

S.O. 3285.—In exercise of the powers conferred by sub-clause (a) of Clause 2 of the Jute (Licensing and Control) Order, 1961, the Central Government hereby appoints Shri A. S. Bam, Chairman, Tea Board, to exercise the powers of the Jute Commissioner under the said Order.

[No. 4(10)-J&C/62.]

S.O. 3286.—In exercise of the powers conferred by sub-clause (a) of Clause 2 of the Jute (Licensing and Control) Order, 1961, the Central Government hereby appoints Shri G. Sivaraman, Deputy Jute Commissioner to exercise the powers of the Jute Commissioner under the said Order.

[No. 4(10)-J&C/62.]

A. G. V. SUBRAHMANIAM, Under Secy.

ORDER

EXPORT TRADE CONTROL

New Delhi, the 30th November, 1963

S.O. 3287.—In exercise of the powers conferred by section 3 of the Imports and Exports (Control) Act, 1947 (18 of 1947), the Central Government hereby makes the following further amendment to the Exports (Control) Order, 1962, namely:—

In Part B of Schedule I to the said Order, after item 41, the following item shall be added:--

"42. Kuth."

[No. E(C)O, 1962/AM(38).]

MELA RAM BHARDWAJ, Under Secy.

MINISTRY OF MINES & FUEL

New Delhi, the 12th November, 1963.

- S.O. 3288.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum between Barauni Refinery in Bihar State and Kanpur in Uttar Pradesh State, a pipeline should be laid by the Indian Refineries Limited and that for the purpose of laying such a pipeline, it is necessary to acquire the right of user in the land described in the Schedule annexed hereto;
- 2. Now, therefore, in exercise of the powers conferred by sub-section (i) of section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962, (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein.
- 3. Any person interested in the said land may, within 21 days from the date of this notification, object to the laying of the pipelines under the land to the Competent Authority at 7/166, Swarup Nagar, Kanpur in the office of the Indian Refineries Limited. Every person making such an objection shall also state specifically whether he wishes to be heard in person or by a legal practitioner.

SCHEDULE

State, UTTAR PRADESH

Tahail: KARACHANA Distt. Allahabad.

Village	Survey No.	Extent	Village	Surv e y No.	Extent
		В. В.В.			B.B.B.
1 .Kaleka	258/2 259/2 260/4 261 262 263 264 265 268 269 270/2 274/1 274/2 274/3 276/1 278/1M 278/1M 278/4M 278/4M 278/4M 279/2 280 291 292/11 293 3^2/1 303/1 321/2	0 0 5 0 0 10 0 2 0 0 5 5 0 4 0 0 1 5 0 6 0 0 0 5 0 7 15 0 8 10 0 3 0 0 2 15 0 3 5 0 1 10 0 1 10 0 1 10 0 4 10 0 13 10 0 13 10 0 13 10 0 12 15 0 6 0	2. Maheva Taluke Bhunda 3 Kachni	170/1 170/2 171 172 175 176/1 178/1 179 180 181 202 133 134 135/2 136/1 138 142 158 159 161 190 191 195 196 201/1 201/2 202/2 203/2	0 4 0 0 6 10 0 5 5 0 2 10 0 0 10 0 0 2 13 0 1 10 0 0 1 10 0 0 5 0 0 15 0 7 5 0 4 0 0 0 5 0 0 5 0 0 5 0 0 5 0 0 15 0 0 2 0 0 0 2 0 0 0 2 0 0 0 3 15 0 0 0 10 0 0 0 2 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0

Village	Survey No.	Extent	Village	Survey No.	Extent
3. Kachni—contd	205 206 225/7 229 230 232/1 232/2	B.B.B. 0 2 7 0 0 10 0 0 15 0 1 5 0 6 5 0 4 0 0 4 5	5. Garhwa Kalan—cont	d 171/2 194 195 197 198/1 199	B.B.B. 0 5 15 0 5 10 0 8 0 0 10 0 0 3 0 0 4 10 0 2 10
	235 239/2 240/1 240/2 242/1 242/2 243 244/1 244/2 245/1 246 247 250 251/2 253/2 254/1	0 8 10 0 0 5 0 2 10 0 2 10 0 2 0 0 2 0 0 2 15 0 2 5 0 2 5 0 2 10 0 3 5 0 2 10 0 4 15 0 0 5 0 1 5	6. Bastar .	222 245/2 246/2 256/2 272 273 274 275 810 811 815 816 817 818	1 12 10 0 0 5 0 0 15 0 9 0 0 6 15 0 4 10 0 0 5 0 11 10 0 2 10 0 3 0 0 7 10 0 9 10
4. Deveri Kalan	234 235/1 235/2 236 239 250 599 600 620 622 623 625 627 628 629 630 635 636 636 639 640 643	0 15 10 0 2 0 0 5 10 0 5 0 0 3 0 0 6 10 0 7 15 0 0 15 0 0 4 10 0 7 0 0 8 15 0 0 15 0 0 15 0 15 0 15 0 15 0 0 15 0 0 15 0 0 15	7. Busdela' . 3. Ghore Deeh .	823/2 824/1 824/2 909 912 917 918 920 923/1 923/2 923/3 923/3 927 253 254 255 537 538 543/1	0 0 5 0 7 10 0 0 5 0 0 5 0 0 5 0 4 0 0 8 10 0 17 5 1 1 0 0 0 8 10 0 9 0 0 2 0 0 2 0 0 2 15 0 2 0 0 2 0 0 2 5 0 4 5 0 4 5
5. Garhwa Kalan	644 . 120/3 121 122 123 126 127/1 127/2 127/3 128/1 128/2 129 130 131 132 166/1 166/2 167/2 186 171/1	0 0 10 0 3 10 0 3 0 0 5 0 0 5 0 0 11 10 0 1 10 0 0 15 0 0 15 0 1 0 0 2 0 0 5 10 0 4 5 0 0 10 0 2 10 0 4 10 0 2 0 0 10 10 0 4 5	9. Taduie Taluka khure	547 549 550 551 554 559 M 560 561/2 564 566	0 5 5 5 0 4 10 0 5 0 4 10 0 8 5 10 0 0 5 10 0 0 5 10 0 0 5 10 0 0 5 10 0 0 5 10 0 0 6 5 10 0 6 5

Village	Survey No.	Extent	Village	Survey No.	Extent
13. Bharha-contd.	259	B. B. B.	14. Basaris—contd.	217	B. B. B.
13. phalis—conu.	250/2 262/2 271 M 272/2 273/1 273/2 274/2 276/1 277/281/1, 3 313/3 314/317/319/1 319/2 324/325/326/2 326/2 330/331	0 4 5 0 5 0 0 0 4 0 5 0 3 0 0 0 3 0 0 0 3 0 0 0 3 15 0 0 3 10 0 0 3 10 0 0 3 10 0 0 1 0 0 0 1 0	14. Basaria—conta.	317 322 323 324 325 326 351 352 353 354 358M 361 362 364 365/1 396 397 399 400	0 6 15, 0 1 0 0 2 15 0 1 10 0 3 10 0 1 10 0 6 0 0 1 10 0 6 0 0 1 0 0 0 10 0 4 8 0 4 7 0 9 10 0 5 5 0 4 0 0 0 5 0 0 10 0 0 10 0 2 10 0 3 0
	334 354 355 359 360 368 372/1 377 383 386 389 390	0 5 0 0 6 0 0 6 0 0 3 0 0 10 0 0 14 0 0 16 0 0 16 0		2770/2 2770/3 2772 2773 2774 2775 2776 2794 2801 2802 2805 2806 2807	0 3 0 0 4 0 0 4 10 0 5 10 0 1 15 0 0 5 0 4 10 0 5 5 0 7 10 0 0 10 0 0 5
14. Basaria	. 114 115 116 118 124 237/2 238 243 244 245 246 252 257/1 265/1 266/1 266/2 266/3 266/4 278/2 287/2 288/3 288/3 289/1 289/2 290 314 316	0 5 0 0 6 0 0 14 15 0 0 15 0 0 0 5 0 0 0 5 0 0 0 5 0 0 15 0 0 15 0 0 15 0 0 15 0 0 2 10 0 0 2 10 0 0 0 0		2821 2823 2825 2826 2832 2833 2834 2840 2841 2850 2851 2864 2864/2 2864/2 2866 2867 2938 2940 2941 M 2942M 2942M 2945 2958/1 2958/1 2959 2961/1 2962/2 M 3025/1	0 0 15 0 2 0 0 8 0 0 6 0 0 2 0 0 1 10 0 3 10 0 2 10 0 2 10 0 3 10 0 4 10 0 4 10 0 4 10 0 7 10

Village	Survey No	Extent	Village	Survey No.	Extent
15. Mugari—(contd.)	. 3026/X 3028/1 3029 3039 3040 3045 3052 3053 3054 3077 3078 3091 3092 3093 3094 3095 3096 3097 3100 3101 3119 3128 3129 3130 3131	B. B. B. 0 7 15 0 5 10 0 7 0 0 3 0 0 1 10 0 7 10 0 10 0 10 0 10 0 10 0 10 0 10 0 10 0 10 0 10 0 10 0 10 0 11 0 0 11 0 0 11 0 0 11 0 0 11 0 0 11 0 0 11 0 0 11 0 0 11 0 0 11 0 0 11 0 0 11 0 0 11	17. RampurTaluke- mungari—contd.	234/1 234/2 245/1 246/1 246/1 246/20 246/26 297 473 475/1 478 479 480 554 556 563 564 565 567/1 567/2 567/3	B. B. B. 0 5 5 0 2 5 0 7 10 0 0 10 0 0 10 0 0 10 0 15 0 1 10 0 15 10 0 15 10 0 15 10 0 15 15 0 1 0 15 0 1 1 0 0 15 15 0 1 0 0 1 0 0 1 5 15 0 1 0 0 1 0 0 1 5 15 0 1 0 0 1 0 0 1 5 15 0 1 0 0 1 0 0 1 5 15 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1
16. Harduwa	3132 3133 3134 3135 20 21 23 25 32 33 34/2 40 41 42 48 49 52 53/1 58/M 62/1 65/1 65/2	0 3 0 0 0 10 0 4 5 0 6 10 0 2 5 0 5 0 0 4 10 0 0 9 0 14 4 0 3 1 8 0 3 15 0 8 8 0 4 10 0 1 7 1 1 1 12 0 6 10	18. Beohara .	54 55/2 56 57 58 80/1 80/2 81 82 83/1 85/3 88 92 93 94/1 95/2 96 97/1 97/2 98 100	0 0 10 0 1 10 0 6 10 0 2 0 0 4 15 0 3 5 0 8 10 0 3 5 0 14 0 1 0 10 0 11 10 0 11 10 0 11 5 0 3 5 0 4 0 0 2 10 0 4 0 0 1 5 0 3 5 0 3 5
17. Rampur Taluke- mungari.	211M 211M 214 215 217/1 218 219 220 221/2 226 227 228 231 232 233	0 3 15 0 2 0. 0 9 10 0 1 10 0 2 10 0 1 15 0 1 15 0 0 5 0 3 0 0 4 5 0 0 5 0 4 5	19. Chak Mohummed Waris.	103/I 103/2 103/3 104 270 271 272 273 274/2 275/I,2 275/3,4,2 275/5 276/I	0 2 15 0 2 5 0 0 5 0 0 15 0 7 0 0 3 10 0 7 0 0 1 0 0 1 0 0 3 0 0 10 0 0 3 15 0 0 5

Village	Survey No.	Extent	Village	Survey No.	Extent
19. Chak Mohummed Waris—contd.	72/3 73/1 73/2 89	B. B. B. o 5 o o 4 o o 6 io o 8 io	22. Masika —contd. 23. Rehi Kalan	407 410M 411/2	B. B. B 0 12 0 0 5 0 0 I 0
	90 94 95 96 101 102/1, 2	0 3 5 0 1 0 0 6 10 0 1 15 0 2 0 0 3 10	a. Mahamari Taluha	17 18/1 18/2 19 20 21	0 I 5 0 2 0 0 0 I5 0 9 I0 0 3 0 0 4 0
20. Beicha .	110 112 113 129/3 • 360 361	0 7 0 0 3 10 0 7 5 0 2 0	24. Mahuwari Taluke- Lavain.	129 131 193 137 139 140	0 6 0 0 6 0 0 1 10 0 7 0 0 5 0 0 0 5
	362 363 364 365/1 372 373 374/1 375 376 383	0 1 0 0 a 0 0 7 15 0 0 15 0 17 5 0 1 0 0 7 15 0 3 0 0 18 15 0 8 10		146 147 148 149 151 152/1 152/3 154/1 163 164 166/2	0 I IO 0 2 0 0 6 0 0 0 IO 0 5 0 0 2 IO 0 0 5 0 0 5 0 0 7 0 0 7
21. Navada Sumogar	. 188 189 190 191 193 194 197/1 198/1 199/1 199/2 199/3 200	0 4 15 0 5 15 0 4 10 0 15 5 0 6 0 0 3 0 0 11 0 0 1 10 0 0 5 0 0 5 0 0 5 0 3 15		168 169/1 169/2 239 241 242 243 244 258 261/2 262	0 3 10 0 0 5 0 4 10 0 6 10 0 12 0 0 12 0 0 10 0 1 0 0 1 5 0 5 15 0 0 10
	215 219/1 219/2 219/3 219/4 219/5 219/6 227 229 233	0 10 0 0 3 15 0 3 10 0 3 0 0 3 0 0 2 0 0 12 0 0 12 0 0 9 10 0 4 15 0 8 5		264/1 264/2 264/3 265 265 270 274 277 280 320	0 3 F0 0 5 6 0 3 F0 0 1 0 0 1 5 0 1 F1 0 14 F0 0 3 5 0 7 F0
22. Masika	241 242/I 242/I 242/2 243/I 243/2 247/I 247/3	0 6 10 0 5 0 0 1 10 1 0 0 0 1 10 0 6 0 0 4 15		32 t 325 326 384 336/1 336/2 337 340	0 2 10 0 4 15 0 13 19 0 5 10 0 3 15 0 0 10 0 9 0
a2. Masika	401 406 5	0 11 0		348 344 347	0 18 0 0 19 0 0 13 5

Village	Survey No.	Extent	Village	Survey No.	Extent
		B. B. B.		·	В. В. В.
24. Mahuwari Taluke Lavain (Contd.)	348 349/1 349/2 350/1 350/2 350/3 350/4 351/1 351/2	0 18 0 29 0 5 0 0 4 10 0 2 5 0 0 15 0 0 15 0 0 15 0 11 0 0 6 10 0 3 10	. Chhaka	. 12 21/2M 24 25/1 29 30 31 219/1 275 276/1	0 9 15 0 5 10 0 7 10 0 7 0 0 3 15 0 7 10 0 3 15 0 0 5 0 11 0
25. Bharauhan	23 32/1 33/1 33/2 M 33/3 34/1 49/2 49/3 62/3 66/68 67/0 70/71 72/73/2 73/2 73/2 73/2 74/2 86/1 86/2,3 86/4 86/5 88/2 99/1 94/1	0 10 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		277 279 280/2 281M 282 318 319 321M 342M 344 346M 347/1M 349/350 351 357 358 360 367/2 368 371 373/1 519 520 522 523/1	0 4 10 0 8 10 0 1 15 0 4 10 0 2 10 0 7 15 0 6 5 0 7 15 0 7 16 0 7 16 0 1 10 0 0 5 0 11 0 0 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
26. Chak Durga Datt .	63/1 71/1 72/1	0 0 10 0 0 10 0 7 10		545 546/1 693 694 695	0 2 15 0 1 8 0 2 5 0 0 5
27 . Naini Taluke Naini Dadri	612 613 615/1	0 7 0 0 1 10 0 4 10		696 697 702 703/14	0 0 5 0 I 2 0 I3 5
28. Dadri Taluke— Naini Dadri	106 258/1 260 261 262 264/1M 264/11 264/12 264/16 264/19 264/20 264/20	0 I IO 0 0 15 0 0 15 0 4 15 0 6 IO 0 I IO 1 3 IO 0 7 IO 0 I IO 0 I IO 0 I IO 0 I IO 0 I IO 0 I IO	. Chhak Keji	704 720 723/2 723/3 724 728 730 731 4 5 18 22	0 0 5 0 3 0 0 2 0 0 6 10 0 1 15 0 3 15 0 3 15 0 0 0 2 0 6 8 0 2 0

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Village	Survey No	E	xter	nt		Village	Survey No.	Extent
30. Chhak Kaj —contd.	24	Q	В. 5	το	32.	Chhak Muinud- din—contd.	51 52/1	B. B. B o 6 ro o 1 5
	25 26/1 26/2	0			33.	Maheva Patti Purva	90/1 90/2 91 92	0 13 10 0 8 0 0 5 0 0 18 0
31. Chhak Ataulla . 45 50 51 52	49 50	0	12	0			9 <u>3</u> 94 358	0 8 0 1 4 0 0 11 0
	52	0	6	0			359 360 361	0 5 15
32. Chliak Muinuddin	46/1 46/2	0	3 4	0	34.	Abhaya Chand Pur	363 1/1	0 6 0 0 14 5

[No. 31/50/63-ONG-1.]

- S.O. 3289.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum between Barauni Refinery in Bihar State and Kanpur in Uttar Pradesh State, a pipeline should be laid by the Indian Refineries Limited and that for the purpose of laying such a pipeline, it is necessary to acquire the right of user in the land described in the Schedule annexed hereto;
- 2 Now, therefore, in exercise of the powers conferred by sub-section (i) of section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein.
- 3. Any person interested in the said land may, within 21 days from the date of this notification, object to the laying of the pipelines under the land to the Competent Authority at 7/166, Swarup Nagar, Kanpur in the office of the Indian Refineries Limited. Every person making such an objection shall also state specifically whether he wishes to be heard in person or by a legal practitioner.

SCHEDULE

State. VIttur Pradesh. Tahsil—Strathu. District. -- Allahabad.

Village	Survey No.	Extent	Village	Survey No.	Extent
1. Sindheya	92M	B. B. B.	I. Sindheya—contd.	No. 239	в. в. в.
r, omany,	94	0 0 10	1. Gillatoy- comas	240	0 2 10
	95	0 2 0		241/1	0 8 10
	97	0 7 10		242/2	0 3 10
	ÿŠ	0 9 10		243	0 0 5
	103	0 4 10		492	0 11 0
	104	075		493	0 I IO
	105	0 2 10		494	050
	105	040		534	0 0 5
	112	0 7 10		535	0 0 10
	116	0 7 10		537	о б то
	117M	0 6 5		538	0 4 10
	118	0 0 5		550/I, 2	0 5 0
	119	0 12 10		55 I	0 4 0
	120	0 3 0		5 <u>85</u>	0 5 10
	136	0 9 10		588	0 5 15
	137	0 12 0		589	090
	r38	0 3 10		593	0 4 0
	139	0 1 0		594M	0 3 10
	218	0 3 0		595M	0 3 10
	221	0 7 5		597	0 4 10
	222	075		611	0 6 10

Village	Survey No.	Extent	Village	Survey No.	Extent
I. Sindheya—contd.	612 613 614 615 616 617 628/2 628/3 629/1 639/2 630 631 632 659 660 692	B. B. B. 0 5 0 3 0 4 0 0 3 0 0 2 0 0 3 0 0 1 10 0 3 0 0 2 0 0 4 0 0 4 5 0 3 10 0 7 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 4 5 0 3 10 0 7 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0	Nevadhiya Amad- karari—contd.	1375 1377M 1378 1380 1381 1385 1387/1 1390 1428 1430 1431 1435 1436 1437 1438 1439 1440	B. B. B. 0 7 0 0 6 10 0 1 10 0 9 0 0 0 10 0 2 0 0 3 10 0 2 0 0 1 10 0 2 5 0 3 0 0 15 0 2 10 0 5 10 0 5 10 0 2 10
2. Teker Deeh .	737 738 739 748/: 749 752 753 754 756 757 758 759 789 790 791 792 794 873 927 932 931 932 934 935 939 931 932 934 935 946 1187 1190 1191 1192 1201 1210/2 1210/3	0 I 0 0 0 2 0 0 0 8 0 0 0 7 0 0 0 0 5 0 0 0 1 0 0 0 0 5 0 0 0 1 0 0 0 0		1441 1442 1486 1487 1488/1 1489 1491 1492 1493 1564 1565 1566 1570 1573 1609 1610 1611 1615 1616 1642 1644 1645 1679/1 1691 1693 1693 1693 1715 1716 1724 1725 1749 1766 1778/2 1791 1791 1792 1793/2 1793/2 1850	0 4 0 0 7 10 0 0 5 10 0 0 5 5 0 0 0 5 10 0 0 5 10 0 0 2 10 0 0 3 10 0 0 0 0
n Nevadhiya Amad- kerari,	1364/1 1370M 1371 1372M 1373M 1374 ⁽ 1	0 2 0 0 11 10 0 3 10 0 3 0 0 3 10 0 15 0		1851 1852 1854 1855 1856/2 1857/A 1858/A	0 2 0 0 5 10 0 1 10 0 2 10 0 2 0 0 3 10 0 0 10

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	Village	Survey No.	Extent	Village	Survey No.	Extent
3.	Nevadhiya Amad- karari—contd.	1860 1861 1862	B. B. B. 0 13 0 0 6 0 0 3 10	5. Bhadva—contd.	2187 2240 2243	B. B. B. o 6 10 o 7 0 o 7 0
	4. Beden Pur	101 102/2 103 106 107 108 111 141 142	0 I 15 0 II 0 0 I 0 0 3 0 0 2 0 0 I 15 0 5 5 0 3 I0 0 2 0		2245 2245 2255 2256 2265 2266 2267 2268 2269 2270	0 5 0 0 6 0 0 11 0 0 10 0 0 6 0 0 4 10 0 0 1 0 0 0 1 0 0 4 0
		144/1 145 156/2 157/M 158 169 170/2 179 180 181 182 183 185 188 189 336 338 339/2 340/1 347 372 373 374 375 376/2 413 415 417 436 437 438 538 531/1 531/2 532 533	0 12 10 0 3 10 0 3 10 0 2 0 0 7 10 0 1 15 0 11 10 0 0 5 0 6 10 0 7 0 0 2 10 0 6 10 0 7 0 0 6 10 0 7 0 0 6 10 0 7 0 0 6 10 0 7 0 0 6 10 0 7 0 0 6 10 0 7 0 0 6 10 0 7 0 0 6 10 0 7 0 0 6 10 0 7 0 0 6 10 0 6 10 0 7 0 0 6 10 0 7 0 0 6 10 0 7 10 0 6 0 0 7 10 0 6 0 0 7 10 0 6 0 0 7 10 0 7	6. Nidhuwawan	. 796 797 798 801 803 804 805 808 809 812 815 818 819 822 829 830 949 956 957 959 963 964 967 971 975 979 979 978 978	0 1 15 0 6 0 0 5 0 0 5 5 0 3 10 0 0 5 0 0 10 0 2 10 0 1 10 0 1 10 0 1 10 0 1 10 0 1 10 0 2 15 0 3 10 0 2 15 0 0 2 15 0 0 5 0 0 15 0 0 2 10 0 3 10 0 2 15 0 0 5 0 0 15 0 0 5 0 0 15 0 0 5 0 0 15 0 0 5 0 0 15 0 0 5 0 0 15 0 0 5 0 0 15 0 0 5 0 0 15 0 0
5. E	hadva	2152 2153/3 2154 2162 A ^V 2164 2165 2166 2167 2168 2179 2180 2 84 2185 2185	0 7 0 0 7 0 0 10 10 0 7 0 0 2 0 0 1 0 0 0 15 0 3 0 0 6 15 0 6 0 0 0 15 0 0 0 15		992 993 994 995/1 995/2 1038 1039 1040 1043 1044 1045 1046 A 1047 M	0 7 0 0 5 10 0 0 5 0 3 10 0 5 0 0 6 0 0 0 10 0 5 0 0 6 0 0 1 10 0 4 0 0 1 0

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.4106 THE GAZETTE OF INDIA: NOVEMBER 30, 1965/AGRAHAYANA 9, 1885 [PART II-

Village	Survey No.	Extent	Village	Survey No.	Extent
		В. В. В.			B. B. E
. Govind Pur Goreo	214	0 3 0	8. Govind Pur Gov	reo — 644	
(contd.)	215	0 1 15	contd.	645	0 0 i
(conta,)	216	0 2 0		646	040
	217/T		į	653	0 2
	217/2	0 5 0 0 5 10		654	03
	280	0 2 0		655	0 0
	282	080		656	06
	285	0 3 0	}	657	0 O I
	293	0 3 10	ł	658	0 6
	295	0 7 0	!	664	0 9
		0 7 0	ł	668	0 6 1
	297	0 2 0	1	699	0 0 1
	302	0 3 0	ł	672	0 6 1
	303	0 0 10	i	673	0 6 1
	304	0 17 0		675	0 0 1
	310	0 0 10		676	0 1 1
	313	0 10 0	ł	677	0 2
	314	0 0 10]	678	1 6 0
	315		1	679	0 6
	317	0 [15	1	680	0 4
	318	0 3 0	î	683	0 4
	319	0 3 15			
	324	0 6 0	{	684	
	326	0 1 0	}	685	0 5
	327	0 4 10	1	686	0 0 1
	373	0 5 10	1	687	0 6
	377	0 1 5	i	688	0 3 1
	378	0 7 10	[689	0.11
	379	0 3 10	1	690	0 3 1
	380	01 Ę 0	1	169	0 12
	381	0 11 0	1	692	081
	390	0 3 0		693	OTI
	391	030)	694	O 5 T
	392	O I 10		695	O 2
	396	0 6 15	Į	7 39	0 1 1
	398	0 3 10	1	740	I
	399	030	1	843	0 1 1
	498/I	O I 5	•	850	0 6
	500	090	1	868	0 2 1
	502	0 1 15	í	869	O I
	509	0 13 10		870	о і
	5 33	0 7 0		883	0 0
	534	0 3 10		886	00
	536	0 I 5	ì		
	541	0 5 10	o. Nagia Mai	647	0 0 1
	545	о т <u>з</u> 15	1	654	0 3
	546	0 4 15]	655	0 \$
	547	0 3 10	ĺ	656	031
	548	0 4 10	1	657	0 2
	549/1	0 1 15	1	658	0 0
	555	0 15 15	i	639	0 0 1
		0 1 15	1	660	
	621	0 0 10	ĺ	666/1M	0 5 0 7
	622	0 2 0		676	οj
				677	ラ カ
	62 <u>3</u>			9/,	, ,
	624				
	625	0 1 0	. Cientha	9.4	
	62h	0 5 5	10. Sirathu	846 847	1 0
	627	0 4 5	j	847	1 12
	628	0 15 15		868 860/2	I 2
	631	0 5 5)	869/2	0 3 1
	632	040	1	870	0 2
	633 A	0 1 10	1	871/I	O 4 1
	834	0 0 15	ì	873	9 7 1
	636	0 5 0		875	0 6
	637	060		\$ 78	001
		0 6 15		879 -	

Village	Survey No.	Extent	Village	Survey No.	Extent
o. Sirathu—contd,		B. B. B. B. C.	o. Sirathu—contd.	No. 1414/1 1415/2 1440 1446 1447 1448 1449 1477 1478 1478 1478 1478 1481 13296 3297 3301 3302 3303 3304 3308 33107 3308 33107 3308 33107 3308 33107 3308 33107 3308 33107 3308 33107 3308 33107 3308 33107 3308 33107 3308 33107 3308 33107 33187 33187 33188 33187 331	B. B. B. 0 3 10 0 3 10 0 3 10 0 6 0 0 7 0 0 5 0 0 2 0 0 2 40 0 0 5 0 0 2 0 0 2 40 0 0 5 0 0 2 0 0 2 40 0 0 5 0 0 2 0 0 2 10 0 6 0 0 7 10 0 1 0 0 2 10 0 1 0

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Village	Survey No.	Extent	Village	Survey No.	E x ten
		В. В. В.			В. В. В.
11. Kura Muridan— contd.	597 598 612	0 1 0 0 2 5 0 1 0	13. Dondapur—contd.	205 206A 256J	0 4 0 0 1 0 0 1 10
	6x3	0 1 15	14. Shadho	292	0 3 10
	614 615	0 5 10 0 4 5		293/1	0 11 10
	620	0 0 5		294/1 343/2	0 2 0
	621 622	0 2 0		344/2	0 10 0
	623	0 6 0		348 349	0 6 6
	624 625	0 8 0		350	0 0 10
	626	005		351 352	0 1 2
	627 628/1	0 5 0 0 1 10		353	0 3 10
	629	0 0 10		361 362	0 7 6
	630 638	0 3 10		363	0 4 1
	639A	0 1 0		364 365	0 4 I
	642 651	0 0 10		366/1	0 3 10
	652	0 6 5	1	368/1 369/1	0 15
	653 662	0 13 10		554	0 4
	663	0 5 0		555A 556	0 5 10
	664	0 2 0		559	o 8
	670A 673	060		586 587	0 3 1 0 I
	674	0 0 5		588	0 7 1
	675 678	080		589 590	0 0
	692	0 1 0		594/2	0 1 1
	696 697	0 0 15		595 596	0 I 0 2 I
	698	0 4 10		598	0 14
	699 702	0 4 0	ļ	599 605	0 0
	,			606	0 7
12, Gerak	536	0 0 5	1	608 609/6	0 6 10
,	537A	060	1	612	0 4
	538 539/1	0 4 10 0 I 10		613 614/1	0 10 10
	2277 -			615/1	0 3 1
13. Dondapur	. 181	0 11 0	*	928	0 0 10
	182	060	ŀ	9 29 930	0 0
	184 185	0 3 10		931	0 4 1
	186	0 0 10	!	932 935	0 2
	187 188	0 3 10	[936	0 3 1
	189	0 3 0	{	938 939	0 3
	190B 193	060	}	940	0 I
	194	0 3 15	1	941 942	0 1 1
	195 196	0 3 10 0 6 10	1	944A	0 4
	190	0 3 0		948A 953 A	0 7 C
	199 200 M	070		953B	O I
	200M 200M	0 1 0	15. Hisam Pur Maddh	0 285	0 0
	201	0 0 10		286/I	0 19
	202 203	080		287 289	06
	204	0 0 5	1	290B	0 0

Village	Survey No.	Extent	Village	Survey No.	Extent
Village 15. Hisan Pur Made (contd.)	No. 318 319 320 321 323 324/1 324/2 364 365/1 366 367 372 373 374 375 458 459 460 461 462 465/1 466 467 514	B. B. B. 0 0 5 0 6 10 0 3 0 0 8 10 0 6 0 0 1 10 0 6 0 0 7 0 0 4 0 0 7 10 0 4 10 0 8 10 0 5 10 0 5 10 0 5 10 0 5 10	Village 16. Dhumaic—(contd.)	No. 562/M 563 566 567 1159 1164 1165 1166 1169 1170 1171 1172 1173 1208 1208 1209 1210 1264 1365 1266 1267 1268 1269 1270 1271	B. B. E 0 1 5 0 2 0 0 2 5 0 1 10 0 8 0 0 7 0 0 4 10 0 5 0 0 7 10 0 10 0 7 10 0 5 0 0 4 0 0 4 0 0 4 0 0 2 0 0 4 10 0 2 0 0 1 10 0 2 0 0 1 10 0 2 10 0 3 10
	516 517 518 519 520 535/2 536/1 539 540/1 544 545 546 554 556 558/1 560 561	0 0 10 0 10 0 3 0 0 6 0 0 5 0 0 1 10 0 3 10 0 1 10 0 1 10 0 1 1 0 0 1 1 0		1271 1272 1273 1274 1306 1307 1308 1309 1310 1371 1372 1373 1374 1415 1417 1419 1420 1491	0 3 10 0 2 0 0 11 10 0 6 0 0 5 10 0 6 15 0 9 10 0 3 10 0 0 5 0 8 15 0 6 10 0 7 0 0 14 0 0 7 0 0 12 15 0 1 0
16. Dhumnie	. 2/9 281 281 282 283/2 284 284 285 286 329 329 330/2M 594 594 594 594 542 545 545	0 13 0 0 3 10 0 10 10 0 2 10 0 4 0 0 2 10 0 16 10 0 12 10 0 5 0 0 4 10 0 12 0	.7. Kanwar	1433 1434 1436 1437 1448 1440 1442 1442 1448 1448 1449 1450 1451 2021 2021 2031 2032 2032 2032 2032	0 1 10 0 2 0 0 1 15 0 1 19 0 2 5 0 9 0 0 3 10 0 14 10 0 14 10 0 14 10 0 17 10 0 17 10 0 19 0 0 7 0

4110 THE GAZETTE OF INDIA: NOVEMBER 30, 1963/AGRAHAYANA 9, 1885 [PART II—

New Delhi, the 18th November 1963

- S.O. 3290.—Whereas it appeads to tre Central Government that it is necessary in the public interest that for the transport of petroleum from the Ankleshwar Gas-field in Gujarat State to the Uttaran Power Station in Gujarat State, pipelines should be laid by the Oil and Natural Gas Commission and that for the purpose of laying such pipelines, it is necessary to acquire the right of user in the land: described in the Schedule annexed hereto;
- 2. Now, therefore, in exercise of the powers conferred by sub-section (1) of section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act. 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein.
- 3. Any person interested in the said land may, within 21 days from the date of this notification, object to the laying of the pipelines under the land to the competent authority at Elampeco, 4th floor Sayajiganj opp. College Lokmanya Tilak Road Baroda in the office of the Oil and Natural Gas Commission. Every person making such an objection shall also state specifically whether he wishes to be heard! in person or by a legal practitioner.
- 4. The notification of the Government of India in the Ministry of Mines and Fuel S.O. No. 2111 dated 19th July 1963 published in the Gazette of India Part II, Section 3, sub-section (ii) dated 27th July 1963 is hereby cancelled.

SCHEDULE

Taboil

Thinaulas

o. ..

District	Tehsil			
Kaira	Carabay			
Survey Number	Area to be acquired A. G.	Name of village	Survey Number	Area to be acquired A. G.
80 81 83 90 91 6 107 173 179/2 182 188 131 132 133 134 64 113 114 115 116 26 42 41 40 32 33 15 16 28 25	0 3 25 0 3 00 0 1 00 0 3 00 0 2 00 0 3 50 0 3 50 0 3 50 0 3 50 0 2 50 0 3 50 0 5 00 0 3 50 0 3 50 0 5 00 0 6 00 0 7 75 0 1 00 0 6 00 0 7 75 0 1 00 0 7 75 0 7 75 0 7 75 0 7 75 0 7 75 0 7 75 0 7 7 75 0 7 7 75 0 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	2. Paladi (contd.) 3. Zalapur . 4. fune; 5. Cambay	29 44 43 71 265 272 266/1 266/2 280 285 286 278 281 605/2 51/1 51/2 51/3 53 54 529 530/1 530/2 538 531 532 533 534 194 195/2 195/3	0 2 000 0 2 75 0 3 50 0 2 50 0 4 00 0 11 00 0 0 50 0 1 75 0 2 25 } 0 1 00 0 4 00 0 1 50
	Survey Number 80 81 83 90 91 6 107 173 179/2 182 187 188 131 132 133 134 64 113 114 115 116 26 42 41 40 32 33 15 16 28 25	Number Survey Number Number to be acquired A. G.	Name of village Name of village	Name of village Survey Number Survey Number Area to be acquired A. G. Name of village Survey Number

Name of village	Survey Number	Area to be acquired A. G.	Name of village	Survey Number	acc	An to t tuii	oc red
6. Sokhada (contd.)	197/1	0 4 00	8. Neja	. 9	0	3	50
,	196/1	0 2 50		ío	ō	5	OC
	196/2	0 0 50	1	29	0	_	
	198	0 7 50	j	zĺ8	0		
7. Patlawadi .	. 1	0 8 00	1	37	٥	4	00
	4.2	0 3 50	1	36	O	3	OC
	29	0 1 50		38€	0	4	00
	32	0 1 50	ļ	40	0	5	OC
	31	O I 75	1	39	0	I	O
	3	0 300	1	41	0	Ī	
	33	0 300	1	72	0	I	50
	46	0 1 00	į	71	0	5	OC
	8 74	0 2 50	1	69	0	3	CE
	889	0 3 50		68	0	3	OE,
	126	0 6 90	1	7 8	Q	F	50
	109	0 4 00		79 \$6	0	3	54
	147	0 0 50	ŀ	20	0	6	O
	69	0 2 50	S-11 1	•		_	
	68	0 3 00	9. Sokhada .	. 188	Q	6	
	61	0 6 00		173	O		00
	59	0 7 00	1	174	0	•	ΦØ
	58	0 2 00		187	0	4	ΦÇ
	57	0 3 00	l				
	56 	0 4 00	Į.				
	51 52	0 6 00	1				

(No. 81/38/63-ONG.)

New Dethi, the 20th November 1963

- S.O. 3291.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum between Baraum Refinery in Bihar State and Haldia Port in Calcutta in West Bengal State, a pipeline should be laid by the Indian Refineries Limited and that for the purpose of laying such a pipeline, it is necessary to acquire the right of user in the land described in the Schedule annexed hereto;
- 2. Now, therefore, in exercise of the powers conferred by sub-section (1) of section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein.
- 3. Any person interested in the said land may, within 21 days from the date of this notification, object to the laying of the pipeline under the land to the competent authority at 9, Syed Amir Ali Avenue, Calcutta-17 in the office of the Indian Refineries Limited. Every person making such an objection shall also state specifically whether he wishes to be heard in person or by a legal practitioner.

SCHROULE

ADDENDUM To.

State: West Bengal Dist. HOOGHLY. Tohsil/Thana: HARIPAL

Village	Survey No. (Plot No.)	Extent Area	Village	Survey No. (Plot No.)	Extent Area	
Dulla, J.L. 20	232	:04 :08	Sultanpur, J.L. t	. 774	210	
Bahir Khanda, J.L.19	3 8 3	.08	<u> </u>	775	-12	
	559	-09	1	777	· 10	
	1399	.05	i	788	.02	
	1891	10.		7\$9	02	

Village	Survey No. (Plot No.)	Extent Area	Village	Survey No. (Plot No.)	Extent Area	
Sultanpur, J.L. 1	791			878	.03	
, ,,,,,,,,,	798	·02		8 7 9	.02	
	799	.02		880	•15	
	800	.07		924	.02	
	875	-05		933	.10	
	876 877	·07 ·25		934	.12	

[No. 31/33/63-ONG.]

- **S.O.** 3292.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum between Baraum Refinery in Bihar State and Kanpur in Uttar Pradesh State, a pipeline should be laid by the Indian Refineries Limited and that for the purpose of laying such a pipeline, it is necessary to acquire the right of user in the land described in the Schedule annexed hereto;
- 2. Now, therefore, in exercise of the powers conferred by sub-section (i) of section 3 of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein.
- 3. Any person interested in the said land may, within 21 days from the date of this notification, object to the laying of the pipelines under the land to the competent authority at 7/166, Swarup Nagar, Kanpur in the office of the Indian Refineries Limited. Every person making such an objection shall also state specifically whether he wishes to be heard in person or by a legal practitioner.

SCHEDULE

State—Uttar Pradesh.	Tahsil—M	leja. I	Dist.—Allahabad.		
Village	Survey No.	Extent	Village	Survey No.	Extent
z. Sonai	• 489 497 498 500 501 502 505/3 516 517 518/1 520/2 800 801 802 815 819 820 822 860/2 863 864 866 867 873/1 874 875	B. B. B. 0 0 10 0 18 0 0 8 0 0 3 10 0 4 0 0 3 10 0 6 10 0 6 1 0 0 6 10 0 4 5 0 2 0 0 3 10 0 0 2 10 0 2 10 0 2 10 0 2 10	1. Sona:—sontd.	889 890 891 896 897 912/1 912/2 913 918 919/1 919/2 921/3 922 923 966/1 966/2 967/4 - 975/2 976 977 978 979 981 984 985 986	B. B. B. B. O 2 5 0 6 0 0 1 0 0 0 0 5 0 0 0 0 0 0 0 0 0 0 0 0

4114 THE GAZETTE OF INDIA: NOVEMBER 30, 1963/AGRAHAYANA 9, 1885 [PART II-

Village	Survey No.	Extent	Village	Survey No.	Extent
		В. В. В.		110.	B. B. B
2, Emaleya Kalan—contd.	1050	O I I5	2. Emaleya Kalan—	1557	0 I 0
	1051	0 1 15	concld	1558	0 I O
	1052	0 2 10		1974	0 I 5
	1054M	0 2 10		1975	060
	1054 M	0 0 10	i	1976	0 0 5
	1056M 1056M	0 5 0		1977 1978/2	0 9 0
	1050111	0 0 10		19/0/2	0 1 0
	1059	0 0 5		1983	0 4 10
	1060	0 2 10		1990/1	0 4 10
	1069	0 3 15		1990/2	0 5 5
	1071	0 2 10		1990/3	070
	1072	0 2 10	l i	1992	0 0 5
	1131/1	1 18 0	ì	1994	0 2 10
	1134/3 1141/1	0 12 4 0 16 10		1995/1	0 I 0 0 I9 0
	1141/1 1142	0 15 10	3. Uruwa	1995/2 . 40	0 2 5
	1176	0 3 15	j. 614	42/2	0 10 10
	1177	0 12 15	ì	43	0 9 10
	1186	0 5 10	1	46	0 3 5
	1187	050	1	46/2	0 4 0
	1188	0 0 10	ì	46/3	030
	1189	0 3 15 0 8 15	į	51	0 0 5
	1190 1194/2	0 8 15		52	080
	1194/3	0 2 10		53 55/r	0 1 10
	1195/3	0 5 0	ł	55/2	0 1 10
	1196	0 0 IS		55/3	0 2 5
	1231/1	0 0 10	ł	120	o ii o
			1	135/1	0 2 0
	1231/3	0 4 10		135/2	0 1 0
	1233/1	0 5 0	1	135/3	0 0 5
	1234 1235/1	0 I 5 0 3 I5		135/4 136/1	0 I IO 0 2 O
	1300	0 3 10		136/2	0 I 0
	1301	0 1 0	}	137	0 0 2
	1303	0 1 0	i	r38	0 9 0
	1304	0 8 10	1	141/1	005
	1509		1	145	045
	1510	0 5 10	1	146	0 3 0
	1511	0 I I5 0 2 IO	ł	147	0 3 15
	1512 1514	0 2 10	f	148 170	0 13 0
	1515	0 2 10	1	172	
	1544	0 5 0		469	0 4 0
	1545	0 4 0		47°	ŏ Š ŏ
	1547	0 12 0	1	478	080
	1548	0 0 5	1	479	0 11 0
	1551/1	025	{	382	0 4 0
	1551/2	0 11 0		507	0 11 0
	1552	0 2 5 0 I 0		508	0 0 5
	1556	0 1 0	1	509/1	0 6 10

[No. \$1/50/63-ONG.]

B. SUBBA RAO, Under Secy.

New Delhi, the 18th November 1963

S.O. 3293.—Whereas by a notification of the Government of India in the Ministry of Mines and Fuel S.O. 219 dated the 14th January, 1963 under sub-section (1), of section 4 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government gave notice of its intention to prospect for coal in the lands in the locality specified in the Schedule appended to that notification;

And whereas the Central Government is satisfied that coal is obtainable in the whole or any part of said lands;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 7 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government hereby gives notice of its intention to acquire the lands measuring 825.00 acres or 334.13 hectares described in Schedule appended bereto.

The plans of the areas covered by this notification may be inspected at the office of the Deputy Commissioner, Hazaribagh or at the office of the Coal Controller, 1, Council House Street, Calcutta or at the office of the National Coal Development Corporation Limited (Revenue Section), "Darbhanga House", Ranchi.

Any person interested in the aforesaid lands may within 30 days of the issue of this notification, file objection to the acquisition of the whole or any part of the lands or of any rights in or over such lands to the Coal Controller, 1, Council House Street, Calcutta.

SCHEDULE

Ramgarh Block—IV

Drg. No. Rev/90/63 Dated 18-8-63

(Showing lands to be acquired)

SI. No.	Village	Thana	Thana No.	District	Area	Remarks	
	Mael	Ramgarh	148	Hazaribagh		Part	
			o	Total area: 82 or 334.13 Hectares	25.00 Acres (Approxim	Acres (Approx.)	

Plot Nos. to be acquired in village Mael:

1 to 292, 293(P), 294 to 312, 313(P), 314(P), 315, 316, 317(P), 508(P), 544(P), 545(P), 546 to 581, 582(P), 584(P), 585 to 616, 617(P), 618(P), 620(P), 621(P), 648(P), 649(P), 650(P), 657(P), 659 to 720, 721(P), 722, 723(P), 724(P), 726(P), 751(P), 752(P), 753(P), 756(P), 4180 to 4214, 4216 & 4231.

BOUNDARY DESCRIPTION:

- A-B line passes along the part Central line of Damodar River and meeting at point 'B'.
- B—C line passes through Damodar River i.e. along the part common boundary of villages Mael and Borobing and meeting at point 'C'.
- C—D line passes through plot Nos. 724, 723, 724, 721, 726, 751, 752, 753, 756, 657, 650, 649, 648, 621, 620, 617, 618, 584, 508, 584, 582, 544; 545; 544; 317, 314, 313, 293 in village Mael and meeting at point 'D'.
- D—E line passes along the part common boundary of villages Mael and Sewai and meeting at point 'D'.
- E-A line passes along the common boundary of villages Mael and Kumhradhara and meeting at point 'A'.

[No. C2-20(37)/62.]

S.O. 3294.—Whereas it appears to the Central Government that coal is likely to be obtained from the lands mentioned in the Schedule hereto annexed;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 4 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government hereby gives notice of its intention to prospect for coal therein.

SCHEDULE

Drg. No. Rev/93/63 Dated 23-8-1963.

Sub-Block-r

Sl. No.	Villa	ge		Village No.	Tahsil	District	Area	Remarks
1 2 3 4 5 6 7 8 9 10 11 12 13	Muher Purewa Chanpathar Nigai Murhbani Binouli Dharaulikala Dharaulikhurd Nawanagar Amjhar Bharowa Matouli Sarsobah Raja	Γola		476 309 184 288 205 170 116 117 129 7 181 446	33 20 20 20 20 20 20 20 20 20 20 20 20 20	Sidhi		Part Full. Full. Part Part Part Part Part Part Part Part

Total area: 7695.75 acres (Approx.) or 3116.78 Hectares (Approximately).

BOUNDARY DESCRIPTION:

- A—B line passes through villages Muher and Bharowa and meeting at point 'B'.
- B—C line passes through villages Bharowa, 9mjhar, Nawanagar, Dharaulikhurd, Dharaulikala and meeting at point 'C'.
- C—D line passes through village Dharaulikala, along the part common boundary of villages Etwa and Dharaulikala, through villages Binouli and Murhbani and meeting at point 'D'.
- D-E line passes through village Murbhani and meeting at point 'E'.
- E-F line passes through villages Murhbani and Sarasobah Raja Tola and meeting at point 'F'.
- F-G line passes along the part common boundary of villages Matouli and Sarsobah Raja Tola, Matouli and Dudhichuwa and meeting at point 'G'.
- G-H line passes through villages Matouli and Nigal and meeting at point 'H'.
 - [G—H line is also the common boundary of block notified U/S 17(2) of Mines and Minerals (Regulation and Development) Act, 1957 under S.O. 2150 dated 9-7-62.]
- H-I line passes through villages Nigai and Matouli and meeting at point 'I'.
 - [H—I line is also the common boundary of block notified U/S 17(2) of Mines and Minerals (Regulation and Development) Act, 1957 under S.O. 2150 dated 9-7-62.]
- I—A line passes through villages Matouli and Muher and meeting at point 'A'.
- J—K line passes through villages Matouli and Nigai and meeting at point 'K'.
 [J—K line is also the common boundary of block notified U/S 17(2) of Mines and Minerals (Regulation and Development) Act, 1957 under S.O. 3746 dated 3-12-62.]
- K-L line passes through villages Nigai and Murhbani and meeting at point
 - [K-L line is also the common boundary of block notified U/S 17(2) of Mines and Minerals (Regulation and Development) Act, 1957 under S.O. 3746 dated 3-12-62.]

- L--J line passes through villages Murhbani and Matouli and meeting at point 'J'.
 - [L—J line is also the common boundary of block notified U/S 17(2) of Mines and Minerals (Regulation and Development) Act, 1951 under S.O. 3746 dated 3-12-62].
 - [A—B line and I—A line are the common boundary of block notified U/S 4(1) of the Coal Bearing Areas (Acquisition and Development) Act, 1957 under S.O. 717 dated 12-3-63].

Sub-block II

Sl. No.	Village	Village No.	Tahsil	District	Area	Remarks	
1	Matouli	446	Singrauli	Sidhi		Part	
		OR	Total area 30 121 - 50 hects				

Boundary Description:

- M-N line passes through village Matouli and meeting at point 'N'.
 - [M—N line is also the common boundary of block notified U/S 17(2) of Mines and Minerals (Regulation and Development) Act, 1957 under S.O. 2150 dated 9-7-62].
- N—O line passes along the part common boundary of villages Matouli and Dudhichuwa and meeting at point 'O'.
- O—P line passes along the common boundary of villages Matouli and Korwari and meeting at point 'P'.
- P-M line passes along the common boundary of villages Matouli and Chatka and part common boundary of villages Matouli and Pijreh and meeting at point 'M'.
- [N—O line, O—P line and P—M lines are also the common boundary of block notified U/S 4(1) of the Coal Bearing Areas (Acquisition and Development) Act, 1957 under S.O. 718 dated 12-3-63].

The maps of the area can be inspected at the Office of the Collector, Sidhi (MP) or at the office of the National Coal Development Corporation Limited (Revenue Section), Darbhanga House, Ranchi (Bihar), or at the office of the Coal Controller, 1-Council House Street, Calcutta.

[No. C2-25(4)/63.]

ERRATA

New Delhi, the 18th November 1963

S.O 3295.—In the notification of the Government of India in the Ministry of Mines and Fuel No. S.O. 2761, dated the 20th September, 1963, published at pages 3525 to 3530 of the Gazette of India, Part II, Section 3, Sub-section (ii) dated the 28th September, 1963.

at page 3526—

- (i) in line 6, for "8(P)" read "2(P)" and omit "56(P)";
- (ii) in line 7, for "92" read "82";
- (iii) in line 9, for "250" read "250(P)";
- (iv) in line 13, for "upto northern junction poi" read "upto northern junction point";
- (v) in line 15, for "849" read "847" and for "847" read "849":
- (vi) in line 20, for "Samsikhara" read "Samsikhra";
- (vii) in lines 23 and 24, for "Chakputana" read "Chakphutaha"; and
- (viii) in line 29, for "145" read "143";

2. at page 3527---

- (i) in line 2, after "944(P)" insert "and":
- (ii) in line 17, for "plan No. Rev/74/6" read "plan No. Rev/74/63";
- (iii) in line 20, for "dg" read "dig";
- (iv) in line 22, for "acqured" read "acquired";
- (v) in line 36, for "926(P)" read "926";
- (vi) in line 42, for "152(P)" read "152"; and
- (vii) in line 56, for "(P)" τead "2(P)";

3. at page 3528-

- (i) in line 4, for "263 to 500" read "363 to 500";
- (ii) in line 12, for "810" read "801":
- (iii) in line 24, for "the prt" read "the part";
- (iv) in line 36, for "27" read "207":
- (v) in line 40, for "Prasia" read "Parasia"; and
- (vi) in line 49, after "Plot No 886" insert "in village";

4. at page 3529-

- (f) in line 20, for "8855(P)" and "904(P)" read "885(P)", and "904" respectively;
- (ii) in line 21, for "1002(P)" read "1002";
- (iii) in line 28, for "268(P)" read "628(P);
- (iv) in line 30, for "853" read "953(P)"; and
- (v) in line 44, for "32(P)" read "32";

5. at page 3530-

- (i) in line 10, for "38,39,90" read "38,89,90";
- (ii) in line 18, for "Rajasebra" read "Rajasbera";
- (iii) in line 33, for "Samsikhara" read "Samsikhra"; and
- (iv) in line 35, for "69" read "629".

[No. C2-20(7)/63.]

A, NABAR, Under Secy.

MINISTRY OF INFORMATION AND BROADCASTING

ORDERS

New Delhi, the 20th November 1963

S.O. 3296.—In pursuance of the Directions issued under the provisions of each of the enactments specified in the First Schedule annexed hereto, the Central Government after considering the recommendations of the Film Advisory Board, Bombay hereby approves the films specified in column 2 of the Second Schedule annexed hereto in Marathi to be of the description specified against each in column 6 of the said Second Schedule.

THE FIRST SCHEDULE

- Sub-Section (4) of the Section 12 and Section 16 of the Cinematograph Act, 1932 (Central Act XXXVII of 1952).
- Sub-Section (3) of Section 5 and Section 9 of the Bombay Cinemas (Regulation) Act, 1953 (Bombay Act XI of 1953).
- 3 Sub-Section (4) of Section 5 and Section 9 of the Saurashtra Cinemas (Regulation) Act, 1953 (Saurashtra Act XVII of 1953).

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THE SECOND SCHEDULE											
Sl. No		Title of the film	Length 35 mm	Name of the applicant	Jame of the producer	Whether a scienti! fic film or a film intended for educational pur- poses or a film dealing with news and cur- rent events or a documentary film					
	I	2	3	4		6					
	I	Dono Doshi Hain (Colour)	229M	Films Officer, Directorate of Publicity, Govt. of Maharashtra, Bombay.	Films Officer, Directorate of Publicity, Govt. of Maharashtra, Bombay.						
	2	Bhayanak Bhutdaya	206M	1		Omy/•					
	3	Hasat Khelat Budhi Vikas.	319M	}							
	4	Monjkshanachi Pan Yete Galyashi	302M								
	5	Darya Ani Dalan-Walan	250M								
	6	Vidharbha Vaibhav	305M	}							

[No. 24/1/63-FP/App. 876.]

S.O. 3297.—In pursuance of the Directions issued under the provisions of each of the enactments specified in the First Schedule annexed hereto, the Central Government after considering the recommendation of the Film Advisory Board, Bombay hereby approves the film specified in column 2 of the Second Schedule annexed hereto in Gujarati to be of the description specified against it in column 6 of the said Second Schedule.

THE FIRST SCHEDULE

- Sub-Section (4) of the Section 12 and Section 16 of the Cinematograph Act, 1952 (Central Act XXXVII of 1952).
- Sub-Section (3) of Section 5 and Section 9 of the Bombay Cinemas (Regulation) Act, 1953 (Bombay Act XI of 1953).
- Sub-Section (4) of Section 5 and Section 9 of the Saurashtra Cinemas (Regulation) Act, 1953 (Saurashtra Act XVII of 1953).

THE SECOND SCHEDULE

Sl. No.			Name of the applicant	Name of the producer	Whether a scientific film or a film intended for educational purposes or a film dealing with news and current events or a documentary film	
1	2	3	4	5	6	
1. K	an Na Man	295M	Director of Infor- mation, Govern- ment of Gujarat, Ahmedabad.	Director of Infor- mation, Govern- ment of Gujarat, Ahmedabad.	Film intended for educational purposes (for release in Gujarat State only).	

[No. 24/1/63-FP/App. 877.] D. R. KHANNA, Under Secy.

MINISTRY OF LABOUR AND EMPLOYMENT

New Delhi, the 19th November 1963.

S.O. 3298.—In exercise of the powers conferred by sub-rule (2) of rule 11, clause (b) of sub-rule (2) of rule 14, and sub-rule (1) of rule 23 of the Central Civil Services (Classification, Control and Appeal) Rules, 1957, the President hereby makes the following amendment in the notification of the Government of India in the late Ministry of Labour No. S.R.O. 623, dated the 28th February, 1957, namely:—

In Part II of the Schedule to the said notification, under the heading "Labour Bureau", for the existing entries, the following shall be substituted, namely:—

I	2	3	4	5	_
"All posts	Director, Labour Bureau	Director Labour Bureau	All	Joint Secretary, Labour and Employ:	Ministry of ment"

[No. 45/20/62-LWI. II.] K. D. HAJELA, Under Secy.

New Delhi, the 19th November 1963.

S.O. 3299.—In exercise of the powers conferred by section 4 of the Iron Ore Mines Labour Welfare Cess Act, 1961 (58 of 1961), read with sub-rule (2) of rule 3 of the Iron Ore Mines Labour Welfare Cess Rules, 1963, the Central Government hereby constitutes the Advisory Committee for the State of Bihar consisting of the following members, namely:—

Chairman

Sccretary to the Government of Bihar, Department of Labour and Employment, Patna.

Vice-Chairman

- 2. Regional Labour Commissioner (Central), Dhanbad

 Member of the Legislative Assembly
- Shri Manjhi Rosraj Tudu, Member of the Legislative Assembly, Bihar, Patna.

Representatives of the iron ore mine owners of Bihar

- Shri C. J. J. R. Raju, General Superintendent of Tata Iron and Steel Co., Ore Mines Quarries and Prospecting Department, Jamshedpur.
- Shri H. L. Chopra, Manager, Manoharpur Ore Mines, The Indian Iron & Steel Co. Ltd., Manoharpur, P.O. District Singhbhum.

Representatives of the iron ore mine workers of Bihar

- Shri Gopeshwer, Vice-President, Gua Mines Workers' Union, C/o Asansol Iron & Steel Workers' Union, Bari Manzil, Burnpur.
- Shri Nakul Guha, Assistant Secretary, United Mineral Workers' Union, P.O. Gua, District Singhbhum, Bihar.

Woman representative

 Shrimati Kamal Lata Tubid, C/o, Shri S. C. Tubid, Deputy Minister, Bihar, Patna.

The headquarters of the Advisory Committee will be at Patna.

[No. 8(1)62-MIII.]

New Delhi, the 21st November 1963

S.O. 3300.—In exercise of the powers conferred by sub-section (1) of section 12 of the Mines Act, 1952 (35 of 1°52), and in supersession of the notification of the government of India in the Ministry of Labour and Employment No. 733

dated the 23rd March, 1959, the Central Government hereby constitutes a Mining Board for the State of Rajasthan and Punjab and Union Territories of Delhi and Himachal Pradesh with the following members, namely:—

Chairman

The Secretary to the Government of Rajasthan Industrics & Mining Department, Jaipur, ex-officio. [Appointed by the Central Government under clause (a) of section 12(1)].

Members

- (1) The Regional Inspector of Mines, Ajmer ex-officio. [Appointed by the Central Government under clause (b) of section 12(1)].
- (2) Major Amir Singh, M.L.C., Village and Post Office, Jhojhu Kalan, Tehsil Dadri, District Mohindergarh. [Appointed by the Central Government under clause (c) of section 12(1)].
- (3) Shri L. D. Naithani, Rajasthan Industrial and Mining Association, Pusa Niwas, Bhilwara, [Nominated by the Rajasthan Industrial and Mining Association, Bhilwara, under clause (d) of section 12(1)].
- (4) Shri A. P. Sinha, General Manager, the Metal Corporation of India Ltd., P.O. Zawar Mines, Udaipur. [Nominated by Rajasthan Mining Association, Bhilwara under clause (d) of section 12(1)].
- (5) Shri Ramesh Chandra Vyas, M.P., President Khan Mazdoor Congress, Bhilwara, Rajasthan. [Nominated by Khan Mazdoor Congress under clause (e) of section 12(1)].
- (6) Shri Durga Shankar Durgawat, Baiji Raj Ki, Brahampuri, Udaipur. [Nominated by Zawar Mines Mazdoor Sangh under clause (e) of section 12(1)].

[No. 9(3/9/61-MI).] R. C. SAKSENA, Under Secy.

New Delhi, the 20th November 1963

S.O. 3301.—In pursuance of clause (b) of sub-paragraph (1) of paragraph 4 of the Employees' Provident Funds Scheme, 1952, the Central Government hereby makes the following further amendment in the notification of the Government of India in the late Ministry of Labour, No. S.R.O. 1278, dated the 20th June, 1953, namely:—

In the said notification, in the entry against item (3), for the word "Joint", the word "Additional" shall be substituted.

[No. 12(1)/63-PF, II.]

S.O. 3302.—In pursuance of clause (a) of sub-paragraph (1) of paragraph 4 of the Employees' Provident Funds Scheme, 1952, the Central Government hereby nominates, Shri B. P. Joshi as Chairman of the Regional Committee for the State of Uttar Pradesh in the vacancy caused by resignation of Shri H. C. Saxena, and makes the following further amendment in the notification of the Government of India in the Ministry of Labour and Employment No. S.O. 1703, dated the 29th June, 1960, namely:—

In the said notification, in item 1, for the entry "Shri H. C. Saxena, I.A.S.", the entry "Shri B. P. Joshi", shall be substituted.

[No. 12(1)/63-PF. II.]

P. D. GAIHA, Under Secy.

New Delhi, the 20th November 1963

S.O. 3303.—Whereas the Central Government is satisfied that the employees of the Government of India Press, Farldabad, under the control of the Ministry of Works, Housing and Rehabilitation, are otherwise in receipt of benefits substantially similar or superior to those provided under the Employees' State Insurance Act. 1948 (34 of 1948);

Now, therefore, in exercise of the powers conferred by section 90 of the said Act, the Central Government hereby exempts the said Press from all the provisions of the said Act without time limit.

TNo. F. 6(68)/62-HI/F

New Delhi, the 21st November 1963

S.O. 3304.—In exercise of the powers conferred by section 73F of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government, having regard to the location of the factories in sparse areas, hereby exempts the factories situate in the areas in the State of Maharashtra mentioned in the Schedule below from the payment of the employers' special contribution leviable under Chapter VA of the said Act until the enforcement of the provisions of Chapter V of that Act in those areas.

SCHEDULE

SI. No.	Name of the District		Name of the area	1	Name of the factory
	1 2		3		4
1	Ahmednagar .	•	Loni Sangamner .		M/s. Baxter Stone Crusher. M/s. Padtani Dal & Oil Mill.
2	Aurangabad .	•	Jalna		 The Maharashtra Electricity Board. M/s. Ram Kumar Oil & Dal Mills.
3	East Khandesh		Umberkhede .		M/s. Handmade Paper Unit.
4	Dhulia		Navapur Songir	•	M/s. Dang Saw Mill. M/s. Yasin Nathu Patel Stone Crushing Factory.
			Mukti Tank	٠	M/s. Granulator at Sukwad.
5	Jalgaon .		Mehru Quarry	•	M/s. S.R. Sharma & K. M. Jain Contractors.
6	Kolhapur		Gandinglaj . Margud . Jaisingpur .	•	Maharashtra State Electricity Board. M/s. Barve & Albal Stone Crusher. M/s. Stone Crusher (Pokarna & Joshi).
7	Nasik	•	Satara Malegaon . Morwadi .	•	M/s. The Satana Oil Mill. M/s. Shri Krishna Oil Mill. M/s. P. D. Agarwal Contractors.
8	North Satara		Karad		M/s. New Trio Builders.
9	Osmanabad .		Ausa		M/s. Handmade Paper Centre.
10	Parbhani -		Parbhani Sendra Quarry		
11	Poona	-	Kasarwadi Baramati Bhosari Hondhawakhurd		 M/s. Hindustan Precisions. M/s. Simmonds Marshal Ltd. M/s. Spirax Marshal Ltd. M/s. Udyan Sahakari Mandal. M/s. Vulcan Trading Co. Private Ltd. M/s. Shri Mangalore Mills & Fertilizers Private Ltd.
12	Ratnagiri .		Dapoli .		State Transport Dapoli Depot.
13	Thana	•	Murbad . Kudus .		M/s. Decorative Art Works. M/s. Munshiram & Co.
· 14	West Khandesh		Shenpur Nandurbar		M/s. R. T. Ghanckar Stone Crushing Plant. I. M/s. Shah Sureshkumar Dilipkumar & Co. 2. M/s. Shri Ambika Oil Mill.
15	Sangli		Jath .	٠	State Transport Workshop.

[No. F. 6(111)/63-HL]

O. P. TALWAR, Under Secy.

New Delhi, the 22nd November 1963

S.O. 3305.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Dhanbad, in the industrial dispute between the employers in relation to the management of the Pure Laikdin Colliery, Post Office Nirsachatti, District Dhanbad and their workmen, which was received by the Central Government on the 18th November 1963.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, DHANBAD In the matter of a Reference under Section 10(1)(d) of Industrial Disputes Act, 1947 (XIV of 47).

REFERENCE No. 79 of 1963

PARTIES:

Employers in relation to the management of the pure Laikdih Colliery, P.O. Nirsachatti Dist., Dhanbad.

AND

Their workmen.

PRESENT:

Shri Raj Kishore Prasad, M.A., B.L.,-Presiding Officer.

APPEARANCES:

For the Employers: None. For the Workmen; None.

STATE: Bihar.

INDUSTRY: Coal.

Camp: Patna, dated the 23rd October, 1963

AWARD

Ministry of Labour and Employment, Government of India, by its Order No. 2/34/63-LR. II-I, dated 1st October, 1963, referred an industrial dispute existing between the employers in relation to the management of Pure Laikdih Colliery P.O. Nirshachatti, Dist. Dhanbad and their workmen in respect of the matter specified below to the Tribunal under Section 10(1)(d) of the Industrial Disputes Act, 1947, (XIV of 47), for adjudication:

"Whether the management was justified in giving shift duties during the hours 4.00 p.m. to 12 mid-night and 12.00 mid-night to 8 a.m. in alternate week with effect from 22nd May, 1963, to Shri B. N. Sen Gupta? If not, to what relief is the workman entitled".

- 2. Before, however, any of the two parties could file their written statements, they filed on 22nd October, 1963, before this Tribunal a joint application for compromise setting out the terms of their agreement and praying to pass an award in terms of the said compromise.
- 3. I have read the terms of compromise and am satisfied that they are fair and reasonable and in the interest of the parties. I, therefore, accept the same and pass an award in terms thereof. The said petition of compromise is marked Annexure 'A' and made part of the Award.
- 4. This is the award which I make and submit to the Central Government under Section 15 of the Act.

Sd./- RAJ KISHORE PRASAD, Central Government Industrial Tribunal, Dhanbad.

ANNEXURE 'A'

Memorandum of Settlement

A memorandum of settlement arrived at during the course of conciliation proceedings under Section 12(3) of the I.D. Act, 1947, in the matter of a dispute raised by the General Secretary of Nirsha Thana Coalfield Workshop Workers' Union, P.O. Nirshachatti (Dhanbad) regarding the dismissal of Shri B. N. Sen Gupta Overman in Charge of Pure Laikdih Colliery, P.O. Nirshachatti, Distt. Dhanbad.

NAME OF PARTIES

Representing the employer.—Shri S. J. Singh, Group Personnel Officer, Pure Laikdih Colliery Pure Laikdih Colliery (P) Ltd., P.O. Nirshachatti Dt. Dhanbad.

Representing the workman.—Shri K. K. Mukherjee General Secretary.
Nirsha Thana Coalfield Workshop Workers' Union P.O. Nirshachatti,
Dt. Dhanbad,

Short recital of the case

The General Secretary, Nirsha Thana Coalfiled Workshop Workers Union by a letter No. 156(63)/10575, dated the 26th August, 1963, represented to the Conciliation Officer (Central), Dhanbad-II the case of Shri B. N. Sen Gupta, Overman in Charge, stating that Shri Sen Gupta was asked to work in the night shift instead of in the general shift (day shift) as he was previously doing. In protest against this he stopped working and subsequently he was dismissed vide letter dated 28th August, 1963. The Union felt that this was not justified as his status was diminished by such change in his duty hours. The management stated that he was charge-sheeted for disobedience of orders and after proper enquiry he was dismissed.

However, as a result of discussion held on 30th September, 1963, the following terms of settlement was reached.

Terms of settlement

It is agreed that Shri B. N. Sen Gupta will be paid an amount of Rs. 2,000 in full and final settlement. Rs. 724.53, out of this Rs. 2,000 is towards his bonus and wages dues and the balance is an ex-gratia payment given in consideration of not taking him back in employment.

This payment will be made on 10th October, 1963, at 11 A.M. in the office of the Conciliation Officer (C) Verification, Dhanbad.

Signature of Parties:

Representing the management:

Sd./- S. J. SINGH, 30-9-1963. Representing the Union: Sd./- K. K. MUKHERJEE, 30-9-63.

Sd./- A, S. MAGIMA, 30-9-63.

Conciliation Officer (Central), Verification,
Dhanbad,

Witness: 1. Sd./~ Illigible. Sd./~ Illegible.

Sd./- RAJ KISHORE PRASAD,

Central Government Industrial Tribunal, Dhanbad.

[No. F. 2/34/63-LRII]

S.O. 3306.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Madras in the industrial dispute between the employers in relation to the Indian Bank Limited and their workmen which was received by the Central Government on the 18th November, 1963.

BEFORE THE INDUSTRIAL TRIBUNAL, MADRAS

Monday the eleventh day of November, One thousand nine hundred and sixty three.

PRESENT: -

Sri S. Ganapatia Pillai, B.A., B.L.

Industrial Tribunal

INDUSTRIAL DISPUTE No. 32 of 1963.

(Workmen and the Management of Indian Bank Limited, Madras),

BETWEEN:

The General Secretary, Indian Bank Employees Union, 39, Second Line Beach, Madras-1.

AND

The Secretary, Indian Bank Limited, Indian Chamber Buildings, Mordras-1.

REFERENCE:

Order No. 51 (25)/63-LRIV, dated 19th July, 1963, Ministry of Labour and Employment, Government of India, New Delhi.

Issum:

"Whether the imposition of a fine of Rs. 5 on Sri L. Kathiresan, Clerk, Sirkali Branch, since transferred to Annamalainagar Branch of the Indian Bank, Madras is justified, and if not to what relief is the Workman entitled?"

This dispute coming on for final hearing on Thursday the 7th day of November, 1963, upon persuing the Claim and Counter Statements and other material papers on record and upon hearing the arguments of Mr. Ramanathan, Law Officer of the Bank for the Bank and Mr. Ramani, Secretary of the Union for Sri Kathiresan, the Tribunal passed the following:—

AWARD.

This dispute was referred to this Tribunal by the Government of India, Ministry of Labour and Employment by their order dated 19th July, 1963. The point in dispute referred for adjudication to this Tribunal is set out in the Schedule to the Government of India order read above thus:—

"Whether the imposition of a fine of Rs. 5 on Sri L. Kathiresan, Clerk of the Sirkali Branch, since transferred to Annamalannagar Branch of the Indian Bank Limited, Madras, is justified; if not to what relief is the workman entitled?"

Sri Kathiresan was working as Ledger Clerk in the Sirkah Branch of the Indian Bank Ltd., at the concerned time. On 9th September, 1961, the Agent of the Sirkah Branch of the Indian Bank served a memo written in the office order book upon Sri Kathiresan calling upon him to explain his conduct with reference to what took place in the office on 8th September, 1961. No time limit was specified for submission of the explanation by the clerk concerned. The Clerk asked for 15 days' time to submit his explanation. This was on 9th September, 1961. On the same day, the Agent of the Bank refused to give time but offered to relieve the Clerk of his routine duties for the day (9th September, 1961), to enable him to submit his explanation that day itself. To this, the employee made a curt reply that he could not submit his explanation then. Nothing happened thereafter for over a fortnight. On 25th September, 1961, the Agent called upon Sri Kathiresan why he had not submitted his explanation, although 15 days' time requested by him originally for the purpose had expired. To this the employee replied that if the explanation was still insisted upon he would have to refer the matter to the Union of which he was a member and then submit his explanation. Thereafter on 4th October 1961, the Agent served another memo on the employee Sri Kathiresan containing charges preferred against him. To this the employee submitted an explanation on 10th October, 1961. Papers were then submitted by the Agent to the Management in Madras and the Deputy Secretary of the Indian Bank framed two charges against the employee on 30th November, 1961, and served them on the explanation was still insisted upon he would have to refer the matter to the the employee. The charges are the following:—

- "1. On 8th September, 1961, you left the office at 5 p.m. without finishing the work allotted to you and without reporting to your superior officers that the work was not completed. You had not completed the balancing of the current account ledger though the transactions on that day were few and you could have finished the work before 5 p.m. and given the figures for the preparation of the weekly returns to the Head Office.
- 2. On 9th September, 1961 when the Agent called you to submit your explanation for your above action, you refused to submit the same."

The enquiry was directed to be held by a deputed Officer Sri V. S. Sarangapani Iyengar. According that Officer gave notice to the employee and held the enquiry on 16th December, 1961 and 18th December, 1961 at Sirkali. On behalf of the Management Sri K. V. Subbiah, Agent of the Sirkali Branch was examined as a witness and on behalf of the employee he examined himself as a witness. The Enquiry Officer submitted his finding to the Deputy Secretary of the Bank by his letter, dated 5th January, 1962. The Enquiry Officer held on the evidence that the charges were proved against the employee. A show cause notice was then issued on 10th January, 1962, calling upon the employee to show cause why a fine of Rs. 5 should not be imposed upon him as punishment. To this the

employee submitted a written explanation on 15th January, 1962. This was rejected by the Management and the fine of Rs. 5 was imposed, by the Deputy Secretary of the Bank. Thereafter the employee preferred an appeal to the Secretary of the Bank which was rejected.

Various objections are taken to the legality of the proceeding and also the validity of the punishment. They may be classified under four heads, viz., (a) mala fides of the management; (b) unfair labour practice or victimisation; (c) perversity of the finding and violation of principles of natural justice in arriving at the finding by the Enquiry Officer; (d) refusal to submit explanation asked for by the Agent of the Bank would not amount to disobedience of a lawful order because the demand to submit explanation on the same day on which the memo was served upon the employee was unreasonable, perverse and illegal.

I take up the objections under the various heads listed above.

(a) Mala fides of the Management: The charge of mala fides is elaborated in paragraph 7 of the claim statement filed on behalf of the employee. The substance of the charge is that the real reason for the institution of the disciplinary proceedings against the employee was insistence of the employee that he should be paid overtime wages for overtime work done by him in the month of August, 1961. It is alleged that Sri Kathiresan claimed overtime wages for certain number of hours for the period August, 1961 out of which the Agent Sri Subbiah disallowed the claim for 2 hours. This happened on 7th September, 1961. The employee protested against this disallowance and consequently on 8th September, 1961, the Agent revised his previous decision and paid him overtime wages for the 2 hours in question. At that time the Agent is said to have told the employee that thereafter he should not work overtime on any account. It is alleged that the Agent expected the employee to work voluntarily overtime whenever necessary without claiming overtime wages and when the employee whenever necessary without claiming overtime was a unholy desire refused to submit to this illegal demand, the Agent entertained an unholy desire refused to submit to this attitude taken up by him. Two asto punish the employee somehow for this attitude taken up by him. Two aspects are relied upon in support of this charge. First is that Sri K. V. Subbiah was an over-enthusiastic Agent who wanted to curry favour of the superior officers of the Bank by cutting down the overtime charges and therefore on the 5th and 6th of May, 1961, he had instructed his son who was not an employee of the Bank to write some entries in the cash book of the Bank. The second is that consequent upon the employee Kathiresan claiming 2 hours overtime wages during the month of August, 1961, which the Agent had disallowed, the relationship between the Agent and the employee was strained and the Agent orally instructed the employee not to work overtime thereafter under any conditions. In regard to the first matter when the Agent was cross-examined during the enquiry, he admitted that his son who was not an employee of the Bank had written some entries in the Bank cash book on 2 days in the month of May, 1961, although he disclaimed knowledge of the transaction at the time when his son was employed for this purpose. One may discount the denial of knowledge by him. But this does not by any means lead to the inference that the stray incident which took place on the 5th and 6th May has any bearing on the charge which 5th and 6th of May, 1961, he had instructed his son who was not an employee of him. But this does not by any means lead to the inference that the stray incident which took place on the 5th and 6th May has any bearing on the charge which was preferred against the employed Kathiresan on the 9th September, 1961, nearly 4 months thereafter. It is true that responsibility of the Agent to minimise the liability of the Bank for paying overtime wages to the staff might have preyed upon the mind of the Agent when he refused to pay 2 hours wages for overtime by Sri Kathiresan on 7th September, 1961. But shortly thereafter the Agent revised his decision on 8th September, 1961 and paid overtime wages for the 2 hours. Thereafter it could not be said that the Agent nursed any personal grievance against the Clerk concerned for having made the demand for overtime grievance against the Clerk concerned for having made the demand for overtime wages. Even if the Agent was actuated by the motive of saving overtime wages liability for the Bank, this is a matter which no individual Clerk can count as a point of grievance between himself and the Agent. At best employment of outside labour for doing clerical job in a Branch is a matter which can be taken up by the Union as labour malpractice. I am unable to see how this general attitude of the Agent impinges upon the alleged ill-feeling between the Agent of the Bank and Sri Kathiresan, ledger Clerk. On the second aspect Sri K. V. Subbiah, the Agent, was Cross-examined during the enquiry in the following way:-

"Question: Did you not tell him (8-9-1961) that he need not stay after 5 p.m. on any account?

Answer: As his demand for overtime wages was not fair, I said in the sense that he should take permission to work after 5 p.m."

The point was not pursued further in cross-examination. Obviously what the Agent meant was that with reference to the administration that the Clerk concerned

should not work after 5 p.m. if the allotted work for the clerk could be finished for staying overtime to clear off the work, the clerk should do so after getting prior permission of the Agent. I am unable to see how this attitude of the Agent could be construed as a direction that on no account the Clerk should work overtime after 5 p.m. No clerk is entitled as of right to work overtime for claiming overtime wages. The legal position is that although a clerk is not bound to work overtime, even if he is willing to work overtime, he could claim wages for such work provided two conditions are satisfied. First is that the amount of work turned out by him on the day in question as also during the work in question would justify the classing of average left over hy him he work week in question would justify the clearing off arrears left over by him by workwork in question would justify the clearing on arrears left over by him by working overtime. Secondly, the claim for overtime wages can only be sustained when impliedly or explicitly the management had requested the Clerk to work overtime. In this case the evidence of the Agent shows that there were only about 205 current accounts in the Sirkali Branch. Sri Kathiresan was in charge of the ledgers relating to these accounts. He was also in charge of loan work of the branch. In the opinion of the Agent the work available was not sufficient to engage the full time of Sri Kathiresan upto 5 p.m. every day. The number of vouchers and the number of entries available during some weeks are given in the evidence of the Agent and therefore the Agent who is responsible for distributing the work seems to have been under the impression that if the Clerk had not been idling away his time, normally he should be able to finish not only his daily work but also his weekly work like balancing the current accounts within the office hours, that is, before 5 p.m. Friday is the day when the clerk concerned viz., Sri Kathiresan is to give a list of current accounts with the balance of each account for the week. Based upon this list prepared by this Clerk a return has to be submitted to the Head Office on Saturday. That return is prepared by another Clerk. It goes without saying that current accounts are Clerk a return has to be submitted to the Head Office on Saturday. That return is prepared by another Clerk. It goes without saying that current accounts are balanced every day if not after every entry, and the balancing of the current accounts on Friday only involves the totalling of the entries made on that day and arriving at the balance at the end of that day's work. Of course, names of the current account holders have to be written down for the purpose of noting the balances as against each account. It was urged during the enquiry before me that actually Sri Kathiresan had done 160 accounts that day, that is, Friday, 8th September, 1961, and he had left over only about 45 accounts. According to the contention on behalf of the Union, that was all that could be done that day after banking hours. It appears from the evidence that on the day in question Sri Kathiresan had taken one hour for his lunch while he was entitled to take only half an hour. Having regard to the number of entries which have to be posted in the ledgers on the Friday in question and the fact that the Clerk was not diligent that day, the Agent formed the opinion that the work could have been finished before 5 p.m. if the Clerk had not been slack in his work. Having regard to the number of current accounts available in the branch and the number of transactions in each account for a whole week one could not say that the ber of transactions in each account for a whole week one could not say that the estimate made by the Agent with regard to the turnover of work by the clerk was unreasonable. That is why the Agent in his answer said that the Claim for overtime wages was not fair. Certainly the Agent was within his right to say that this particular clerk should not work overtime on any day without his permission. It will be the height of perversity to take this direction as a total prohibition for working overtime. I do not therefore agree with the contention of the Union that the disciplinary proceedings was instituted as a result of any mala fides on the part of the Agent of the Bank.

- (b) Unfuir labour practice or victimisation.—The second charge levelled by the (b) Unfair labour practice or victimisation.—The second charge levelled by the Union relates to unfair labour practice or vitimisation. This charge is elaborated in paragraphs 8 and 13 of the claim statement. Unfair labour practice complained of by the Union relates to the employment of the son of the Agent on two days, riz 5th and 6th May, 1961 for writing some entries in the cash book of the Bank. I have already stated that the son of the Agent was not an employee of the Bank. As observed by me in the earlier portion of this award this practice does not impinge upon the question of misconduct of Sri Kathiresan which was the subject matter in dispute. Victimisation can only arise where an employee is mocent of the charge but he is made a scape goat by the management either because the employee is persona non grata or because he had insisted upon his because the employee is persona non grata or because he had insisted upon his legal rights. I am unable to find any substance in this charge.
- (c) Perversity of the finding and violation of principles of natural justice— The third charge against the legality of the proceeding is perversity of the finding and violation of principles of natural justice. The first ground put forward in substantiation of this charge is that the Agent was allowed to add to his

deposition when he was asked to sign it before the Enquiry Officer. The addition to the deposition which the Agent wanted to make related to the question whether the Clerk had informed the Accountant of the Bank of the existence of arrears and taken permission for leaving office at 5 p.m. The Agent had stated that the Clerk had neither taken permission of the Agent or the Accountant before leaving office at 5 p.m. nor informed these Officers of the existence of arrears of work. The Enquiry Officer took the view that the answer given was sufficiently clear. But the Agent insisted that he should clarify it and he was therefore allowed to clarify his answer by making a further statement. I am unable to see how the Enquiry Officer acted perversely in thus permitting the Agent to explain away what appeared to the Enquiry Officer to be explicit. There was no violation of any principle of natural justice in this conduct of the Enquiry Officer.

It is said that the finding of the Enquiry Officer is perverse because he failed to appreciate the substance of the charge and the evidence in support thereof and had proceeded with the enquiry out of bias and preconceived notions. It is pointed out that the Enquiry Officer had recorded the point at issue under the first charge as "failure to inform superior officers about the stage of the work when the clerk had left office abruptly at 5 p.m." It is true the Enquiry Officer in his order has dealt with the first charge under two heads. The first head is that on 8th September 1961 Sri Kathiresan left the office at 5 p.m. without finishing the work allotted to him and without reporting to the superior officers that the work was not completed. The second charge is that Sri Kathiresan could have completed the balancing of current account ledger and given the figures before 5 p.m. for the preparation of the weekly return, as the transactions available, that day, i.e., 8th September 1961 were few. Both these sub-heads are comprised in charge No. 1 framed by the Deputy Secretary of the Bank. It is true that failure to finish the work by 5 p.m. on that day is not mentioned in the charge framed by the Deputy Secretary as due to deliberate slackness of the Clerk. But that is implicit in the charge and this was brought out clearly during the proceeding as could be seen from the questions put to the Agent by the Clerk in cross-examination with reference to out-turn of work by the Clerk during some other weeks for the purpose of comparison. There is therefore no substance in the contention that the Enquiry Officer misconceived the substance of the charge and his finding was therefore perverse.

Another ground taken on behalf of the Union was that the Accountant should have been examined as a witness suo motu by the Enquiry Officer to find out the truth between two rival contentions, namely, the Clerk asserting that he had informed the Accountant before leaving the Office and the Management's contention that the Clerk left without informing either the Agent or the Accountant. It is conceivable that even though the Clerk did not cite the Accountant as a witness at the Enquiry, it would be the duty of the Enquiry Officer to have himself examined the Accountant to find out the truth in regard to this matter, if the Clerk had at any earlier stage specifically taken the stand that he had taken the permission of the Accountant before leaving the office at 5 p.m. or at least informed the Accountant at 5 p.m. that he was leaving the office although there was arrear of work on hand. This Clerk submitted a reply on 10th October 1961 in answer to the two memos issued by the Agent, one on 9th September 1961 and the other on 4th October 1961. In the memo dated 9th September 1961 it was definitely stated that the Clerk was called upon to explain why he left the office at 5 p.m. without informing the Agent or the Accountant, although in the letter of the Agent to the Clerk dated 4th October 1961 this point was not referred to. It will be seen that in the explanation submitted by the Clerk with reference to both these memos there is no averment that he informed the Accountant before leaving the office at 5 p.m. Thus, I am unable to hold that the Enquiry Officer came to a perverse conclusion when he believed the version of the Agent and disbelieved the version of the Clerk on this matter without summoning the Accountant as a witness for the purpose of ascertaining the truth between these two rival versions.

There is hardly any substance in the contention that charge No. 1 did not refer to the fact that the clerk left the office without reporting to his superior officers though the work was not completed. The formal charge framed by the Deputy Secretary of the Bank does contain this allegation, although the note of the Argent dated 4th October 1961 does not refer to this matter. Nothing would turn upon this omission because the formal charge laid against the Clerk by the Deputy Secretary does contain this allegation. I am not able to find any perversity in the findings of the Enquiry Officer, although I may not fully agree with the Enquiry Officer as regards his conclusion on the third charge; nor am I able to find any violation of the principles of natural justice in the conduct of the enquiry.

(d) Refusal to submit explanation asked for by the Agent would not amount to disobedience of lawful order.—Lastly it was urged that the third charge could not be held to be established because refusal of the Agent to give time asked for by the Clerk for submitting his explanation was unreasonable in the circumstances. true that the Agent offered to relieve the Clerk of the day's work to enable him to submit his explanation that day itself. The Clerk did not (in my opinion unreasonably) take advantage of this offer but curtly refused to submit the explanation that day, because he wanted to consult the Union before submitting his explanation. One cannot lay down any uniform rule as to the giving of time for submitting explanation by an employee. The facts of each case must govern the decision. Some charges might be very simple and require only factual explanation when the Agent could refuse any long period of time asked for. Other charges might require time for preparation of the explanation in which case a longer time, say, 3, 5 or 7 days should usually be granted to an employee for submitting the explanation. Without therefore laying down any uniform rule applicable to all cases, I find that the conduct of the Agent in this case in calling upon the employee to submit his explanation that very day could not be held to be quite proper. Even assuming that the explanation called for was only a factual explanation, certainly the employee was entitled to some time to think over the matter before submitting the explanation. Under the circumstances, the Agent would have been well advised to have allowed some time more than the time allowed by him for submitting the explanation. In view of this, I am unable to agree fully with the contention of the management that the order of the Agent to submit the explanation before 5 p.m. on 9th September 1961 was a lawful order and therefore the Clerk could not be held to be guilty of disobedience of that order. But that does not affect the question of legality of the punishment.

It is well settled that the jurisdiction of this Tribunal in regard to these matters is not that of an appellate Court. It is unnecessary to refer to all the decisions of the Supreme Court on the point except the decision in SUR ENAMEL & STAMPING WORKS VS. THEIR WORKMEN reported in 1963 II M.L.L.J. 367. The head note of that decision succincily lays down the position of law thus:

"It is now settled by various decisions that if an industrial employee's services are terminated after a proper domestic enquiry held in accordance with the rules of natural justice and the conclusions reached at the enquiry are not perverse, the industrial tribunal is not entitled to consider the propriety or the correctness of the said conclusions. But the said decisions do not mean that the mere form of an enquiry would satisfy the requirements of industrial law and would protect the disciplinary action taken by the employer".

This decision further lays down the test that should be applied to find out if the enquiry was held properly. They are:

- The employee proceeded against should have been informed clearly of the charges levelled against him.
- Witnesses should ordinarily be examined in the presence of the employee.
 These witnesses should substantiate the charges framed against the employee.
- 3. The employee should be given a fair opportunity to examine witnesses including himself in his defence if he so wishes on any relevant matter.
- 4. The employee should be given a fair opportunity to cross-examine the witnesses.
- 5. The Enquiry Officer should record his findings with reasons for the same.

It cannot be said that any of these requisites have been transgressed in this case.

Lastly it was contended that the finding of the Enquiry Officer as regards the disobedience of the order of the Agent being a finding which could not be supported fully, the punishment inflicted upon the clerk must be held to be severe or excessive. In my view, a fine of Rs. 5/- in my opinion for the finding under Charge No. 1 is not at all severe. The finding of the Enquiry Officer in respect of the first charge discloses the totally irresponsible attitude of the clerk. When analysed, the attitude of the Clerk comes to this. Even though there was arrear of work at the end of the day which should be cleared off to enable the Agent to send his weekly return to the Head Office the next day, he did not feel that he was responsible to inform the superior officers of the existence of such arrear. He may not be willing to work overtime to clear off this arrear. But certainly it was his duty to inform either the Agent or the Accountant of the existence of such arrear so that another Clerk might be deputed to do the work in time to enable the Agent to

despatch the weekly return to the Head Office in time. The attitude of the Clerk in postponing the work of preparation of the weekly list of the balances of current accounts till the last day is clearly unjustified and can only be explained by the desire of the Clerk to earn overtime wages. At least the names of the accounts could have been made ready even before Friday and the balances could have been entered against the names on the Friday in question. Such conduct on the part of the Clerk deserved punishment. I am unable to hold that the punishment inflicted is either excessive or out of proportion to the proved guilt of the Clerk.

My finding on the issue referred for adjudication is that the imposition of fine of Rs. 5/- on Sri Kathiresan is justified. Consequently the workman concerned is not entitled to any relief.

There will be an award accordingly. The Union will pay the Management Rs. 50/- as costs of the Enquiry before this Tribunal.

(Sd.) S. GANAPATIA PILLAI,

Industrial Tribunal. (Sd.) Illegible,

(True Copy)

Head Ministerial Officer.

List of Witnesses

For the Worker:

'NIL'

For the Management:

'NIL'

LIST OF DOCUMENTS

For the Worker:

Ex. W. 1 12-3-1963-Failure of Conciliation report from C.O.(C).

Ex. W. 2 30-3-1962—Letter from L. Kathiresan to Management.

Ex. W. 3 10-3-1962—Letter from the Management to L. Kathiresan.

Ex. W. 4 28-2-1962-L. Kathiresan's Appeal to the Management.

Ex. W. 5 18-1-1962—Letter from the Management to L. Kathiresan.

Ex. W. 6 15-1-1962—Letter from L. Kathiresan to the Management.

Ex. W. 7 10-1-1962—Letter from the Management to L. Kathiresan.

Ex. W. 8 30-11-1961—Letter from the Management to L. Kathiresan.

Ex. W. 9 10-10-1961—Letter from L. Kathiresan to Management.

Ex. W. 10 4-10-1961-Letter from the Agent, Sirkali Branch to L. Kathiresan.

Ex. W. 11 9-9-1961-Copy of the Memo issued by the Agent.

 $\left\{ \begin{array}{c} \text{Ex. W. 12 16-12-61} \\ \text{and} \\ 18-12-61 \end{array} \right\}$ Enquiry proceedings and findings of the Enquiry

Ex. W. 13 7-9-1960-R.O. Circular No. 18 dated 7-9-1960.

Ex. W.14 Extract from Book of instructions para 293.

For the Management:

Ex. M. 1 9-9-1961—Copies of Office orders.

Ex. M. 2 25-9-1961—Memo of Sri K. V. Subbiah to Kadiresan and letters reply thereto.

Ex. M. 3 4-10-1961—Letter from the Agent to Sri L. Kadiresan calling for an explanation.

Ex. M. 4 10-10-1961—Letter from Kadiresan to the Agent.

Ex M. 5 30-11-1961—Letter from the Deputy Secretary of the Bank to Kadiresan informing him of charges framed against him and intimating him of the date of enquiry.

- Ex. M. 6 10-1-1962-Order of the Dy. Secretary imposing a fine of Rs. 5/-.
- Ex. M. 7 15-1-1962—Letter from Kadiresan to the Dy. Secretary by way of explanation.
- Ex. M. 8 18-1-1962—Letter from the Deputy Secretary of the Bank to Sri Kadiresan confirming the earlier order passed.
- Ex. M. 9 16-12-1961-Enquiry Proceedings
- Ex. M. 10 5-1-1982-Findings of the Enquiry Officer.

[No. 51(25)/63-LRIV.]

A. L. HANDA, Under Secy.

MINISTRY OF FOOD AND AGRICULTURE

(Department of Agriculture)

New Delhi, the 23rd November, 1963

- S.O. 3307.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Ministry of Food and Agriculture (Recruitment to Technical Non-gazetted Class II and III Posts) Rules, 1959, published with the notification of the Government of India in the Ministry of Food and Agriculture (Department of Agriculture) No. S.O. 358, dated the 4th February, 1959, namely:—
 - (1) These rules may be called the Ministry of Food and Agriculture (Recruitment to Technical Non-gazetted Class II and III Posts) Seventh Amendment Rules, 1963.
 - (2) In the Schedule to the Ministry of Food and Agriculture (Recruitment to Technical Non-gazetted Class II and III Posts) Rules, 1959, under Class III Non-gazetted posts, after item 29 and the entries relating thereto, the following items and entries shall be inserted, namely:—

I	2	3	4	5	6	7	8	9	10	11	12	13
30. Statistical Asstistant.	One	Class III (non-mi-nisterial non-ga-zetted).	Rs. 210—10 —290—15 —320— EB—15— 425.	Not applicable.	Below 25 years.	cognised University	Not applicable.		By direct recruitment failing which by transfer.			Not appli cabl

						Indian Council ed Agricultural Research. OR M.A. or M.Sc. i Statistics, Mathematical Statistics of Economic Statistic with Mathematicas one of the subjects during college career.	in in the second					
31. Senior Computor.	T₩o	Class III (non- ministerial non- gazetted),	Rs. 168—8 —256— EB—8— 280—10— 320.	Not appli- cable.	Below 25 years,	Essential A degree in Mathematics OR A degree in Statistics Economics, Conmerce, Science with Mathematics as on of the subjects during college carrer. Desirable. Experience of Computation work.	ih se	Two years	Do.	Do.	Not appli- cable.	Not appli- cable.

[No.3-21/63-E, IV.]
B. R. KAPOOR, Under Secy.